

One of the Top Notch Manufacturers and Exporters of Textile Yarns & Fabrics

MILESTONES

1996

- Initial Public Offer of 322.50 lakhs.
- · Listing of Equity shares in BSE Ltd.
- Turnover exceeds 2.700 lakhs.

2006

- Right Issue of Equity shares of 1,373 lakhs.
- Remarkable growth in sales with 100% growth from last year.
- Turnover increased to
 7,595 lakhs from 3,900 lakhs.
- 12% Interim Dividend.

2009

- New Project of AAC (Aerated Autoclave Concrete)
 Block started with Production capacity of one lac m3 per annum in Palghar.
- Total 14 Texturising machines, 144 looms, 100 shuttel less water jet loom and 17 TFO machines- production capacity of 18000 MT of Texturised Yarn and 8 million meters of Art Silk Cloth.

2012

- Sale of AAC Block Plant to Biltech Building Elements Limited (A Thapar Group Company) for an extraordinary profit.
- Export Earnings Increased to ₹ 3,908 lakhs
- 15 % Final Dividend.

2013

- Awarded by Government approved Export House Status.
- New Plant of AAC (Aerated Autoclave Concrete) Block started with Production capacity of three lac m3 per annum at umargaon.
- Listing of Equity shares in NSE.
- Turnover crossed to 19,668 lakhs.

2015

- Total 16 Texturising Machines, 144 looms, 150 shuttel less water jet loom and 17 TFO machines- production capacity of 22000 MT of Texturised Yarn and 12 million meters of Art Silk Cloth.
- Export sales recorded at 8,800 lakhs.

2016

- Demerger of AAC Block Division at Umargaon to Bigbloc Construction Ltd.
- 10 % Final Dividend.

2018

- Export Sales recorded at 6,928 lakhs.
- ISO certification 9001:2015

2019

 Export Sales Recorded at ₹ 10,062. 95 lakhs

2020

Export Sales Recorded at
 ₹ 8.782. 51 lakhs

2021

Export Sales Recorded at
 ₹ 5,698. 84 lakhs



Chairman's Letter to Shareholder

Dear Shareholders,

I am pleased to share with you an update on your Company's performance for 2020-21. Indian economy, which was firmly on the path of recovery in the second half of FY21, has been hit in recent months by a rather unexpectedly virulent second wave of Covid-19. As a silver lining, disruptions to production and supply chains have been far less severe during the second wave than during the first wave. Exports are gradually recovering, and as the situation in the domestic market limps back to normal, we will see a sharper recovery of the business. The company is now focusing on margin accretive products and exports.

I am pleased to inform you that your company has completed successfully financial year 2020-21 with Net profit after Tax for the year recorded ₹67.74 lakhs. During the year under review, your Company has recorded net revenue from operations as ₹14,951.01 lakhs against revenue recorded of ₹17,501.02 lakhs in the previous year.

During Financial year 2020-21, Your Company's export turnover has recorded ₹ 5,698.84 lakhs, against last year's figure of ₹ 8,782.51 lakhs. Your Company is successfully exporting DTY Yarn with a brand name to South Korea, Thailand, Czech Republic, Guatemala, Bulgaria, Indonesia, Japan, Vietnam, Malaysia, Mexico, Colombia, Sweden, Ethiopia, Bangladesh, UK and many more Countries.

The world has been fighting the Covid-19 pandemic for more than a year now, and the struggle has had deleterious economic effects. In 2020, the global economy contracted by 3.3%, the largest contraction on record. On positive side, various Government initiatives and number of export promotion policies for the textile sectors were quick to respond to the crisis.

Details of our growth Strategies and your company' performances during Financial Year 2020-21 have been elaborated in the Directors' Report and Management Discussion Analysis Report Section of this Annual Report.

Your Company has been able to drive strong growth inspite of challenging Environment. All this would have not possible but for the untiring efforts of our highly committed and dedicated employee force.

I extend my sincere thanks to all our consumers, Suppliers who are directly or indirectly associated with the company for their support and commitment and our loyal, hardworking and committed employees for their unstinted support, which helped us to reach where we are now.

I would like to thank our shareholders for their trust and encouragement and assure to serve strong and Profitable and Sustainable Growth.

With Warm regards Mohit Industries Limited

Mr. Narayan Sitaram Saboo Chairman

BRIEF PROFILE OF DIRECTORS

Mr. Narayan Sitaram Saboo (Managing Director) is a Co-Founder of Mohit Industries Limited. He is a dynamic personality whose business acumen has enabled the Company to take swift strides forward and achieve new glories, year after year. He Holds degree of Bachelor of Laws (LLB). His function as Managing Director includes envisioning company's growth, Strategy, responsibility for the overall management of the Company. His proactive and practical strategies have been key drivers of company growth. He also oversees the financial aspects of the company. He is actively associated with various Social welfare and charitable Trusts. He is a Member of Surat Textile Association.

Mr. Naresh Sitaram Saboo (Director) is an Integral part of Mohit Industries and has been associated with the Company since 1998. His rich experience in Productions, Product Development, Modification of Equipment and system analysis has contributed to the success of MIL. He has international exposure and aware of the latest trends in the manufacturing industry. His role as a director ensures that all the manufacturing activities including procurement of yarn, other raw materials, production planning, control and packing happen in sync with company objectives and values. He has been instrumental in providing strategic direction in selection of technology and machineries in setting up new manufacturing facilities, improvement of production processes and new ventures. Mr. Naresh Saboo embarked upon a purposeful and systematic search for change and opportunity to expand textile business of the company.

Mr. Manish Narayan Saboo (**Director & CFO**) has been associated with the company since 2006 and become member of the board in September 2011. He has completed his Masters in finance from Nottingham University, London. He is responsible for smooth project delivery and coordination. He manages the company's financial, marketing operation in Textile Segment and export activities of the company. His functions as executive director include planning and execution of the company's marketing & Financial Strategy. His active and energetic participation is an inspiration for all members.

Mr. Sachin Jain (Independent Director) holds degree of Bachelor of Management Science. He has Rich experience in the field of Textile, Marketing, and Production.

Mr. Jayesh Gandhi (Independent Director) holds degree of Bachelor of Commerce. He has wide experience of Textile Industry and Operational Management.

Mrs. Pragya Memani (Independent Director) holds degree of Bachelor of Design. She has more than 6 years of experience in the field of fashion Designing.

Mr. Harmil Shah (Independent Director) is a qualified in MSc. International Business and Management from University of Bedfordshire, UK. He is having 10 Years' experience in Embroidery Machines and Spares. He is well aware in Facilitating Imports of vast variety of products from China and Asian Countries. His expertise lies in International Business and Handling affairs in China.

CORPORATE INFORMATION

Corporate Identity Number: L17119GJ1991PLC015074

Board of Directors : Mr. Narayan Sitaram Saboo Managing Director

Mr. Naresh Sitaram Saboo Director
Mr. Manish Narayan Saboo Director & CFO
Mr. Jayesh Rasiklal Gandhi Independent Director
Mr. Sachinkumar Pramod Jain Independent Director

Mr. Harmil jatinbhai Shah Independent Director (Till 13/08/2021)

Mrs. Pragya Memani Independent Director

Company Secretary : Miss. Nikita Kanhiyalal Pediwal

Statutory Auditors : M/s. Rajendra Sharma & Associates, Chartered Accountant

Bankers : South Indian Bank

: The SVC Co-operative Bank Limited

Registered Office : A-601/B, International Trade Centre, Majura Gate, Ring Road, Surat-395002, Gujarat, India.

Ph: +91 261 2463261, 2463262, 2463263 | Fax: +91 261 2463264

Email id: contact@mohitindustries.com

Plants : Kim Plant

Plot No. 14 & 15, Block No. 787 | Plot No. 30 & 31, Block No. 787

Village: Kudsad, Olpad, Dist. Surat Gujarat India. Email id: factory_kim@mohitindustries.com

Registrar & Share : "Adroit Corporate Services Private Limited"

Transfer Agents 17-20, Jafferbhoy, Industrial Estate, 1stFloor, Makwana Road,

Marol Naka, Andheri (E) Mumbai - 400059, Maharashtra, India. Phone no.: +91 22 42270400 / 28596060 | Fax: +91 22 28503748

Email id: info@adroitcorporate.com

Company Website : www.mohitindustries.com

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NOTICE

NOTICE is hereby given that the **31st Annual General Meeting ("AGM")** of the Members of **MOHIT INDUSTRIES LIMITED (CIN No. L17119GJ1991PLC015074)** will be held on Monday, September 27, 2021 at 10.00 a.m. at 204, 2nd Floor, Jay Sagar Complex, Behind J.K Tower, Near Sub-Jail, Khatodara, Surat 395002, Gujarat, India to transact the following Business:

ORDINARY BUSINESS:

- 1. To receive, consider and adopt the Audited Standalone and Consolidated Financial Statements of the Company for the financial year ended March 31, 2021, together with the Reports of the Board of Directors and the Auditors thereon.
- 2. To appoint a Director in place of Mr. Naresh Saboo (holding DIN No. 00223350), who retires by rotation in terms of Section 152(6) of Companies Act, 2013 and being eligible offers himself for reappointment.

SPECIAL BUSINESS:

3. To ratify the remuneration of the Cost Auditor(s) for the financial year ending 31st March, 2022 and in this regard to consider and if thought fit, to pass, with or without modification(s), the following resolution as an Ordinary Resolution:

"RESOLVED THAT pursuant to the provisions of Section 148(3) and other applicable provisions, if any, of the Companies Act, 2013 and the Companies (Audit and Auditors) Rules, 2014 (including any statutory modification(s) or re-enactment(s) thereof, for the time being in force), the remuneration payable to M/s. Nainesh Kantliwala & CO., Cost Accountants (Registration No. 001303) appointed by the Board of Directors as Cost Auditors to conduct the audit of the cost records of the Company pertaining to Textile Product for the financial year ending 31st March, 2022, amounting to Rs. 50,000/- (Rupees Fifty Thousands only) plus applicable service tax and reimbursement of out of pocket expenses incurred by them in connection with the aforesaid audit be and is hereby ratified and confirmed;

RESOLVED FURTHER THAT the Board of Directors be and is hereby authorized to do all necessary acts, and take all such steps as may be necessary, proper or expedient to give effect to this resolution"

Date : 30/08/2021 Place : Surat

Regd. Office:

A-601/B, 06th Floor, International Trade Centre, Majura Gate, Ring Road, Surat-395002, Gujarat

By order of the Board For Mohit Industries Limited Sd/-Nikita Pediwal (Company Secretary)

NOTES:

- 1. An Explanatory Statement pursuant to Section 102 of the Companies Act, 2013 ("the Act") in respect of Item nos. 3 of the Notice set out above, is annexed hereto. Brief profile and other relevant details as required under Regulation 36(3) of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, ("Listing Regulations") of persons seeking appointment/reappointment as Director is also annexed to this Notice forming part of the Annual Report.
- 2. A MEMBER ENTITLED TO ATTEND AND VOTE AT THE MEETING IS ENTITLED TO APPOINT A PROXY TO ATTEND AND ON A POLL TO VOTE INSTEAD OF HIMSELF. THE PROXY NEED NOT BE A MEMBER OF THE COMPANY. A BLANK FORM OF PROXY IS ENCLOSED HEREWITH AND, IF INTENDED TO BE USED, IT SHOULD BE RETURNED DULY COMPLETED AT THE REGISTERED OFFICE OF THE COMPANY NOT LESS THAN FORTY EIGHT HOURS BEFORE THE SCHEDULED TIME OF THE COMMENCEMENT OF 31ST ANNUAL GENERAL MEETING. REVENUE STAMP SHOULD BE AFFIXED.
- 3. A PERSON CAN ACT AS PROXY ON BEHALF OF MEMBERS NOT EXCEEDING FIFTY IN NUMBER AND HOLDING IN THE AGGREGATE NOT MORE THAN 10% OF THE TOTAL SHARE CAPITAL OF THE COMPANY CARRYING VOTING RIGHTS. HOWEVER, A MEMBER HOLDING MORE THAN 10% OF THE TOTAL SHARE CAPITAL OF THE COMPANY CARRYING VOTING RIGHTS MAY APPOINT A SINGLE PERSON AS PROXY AND SUCH PERSON SHALL NOT ACT AS PROXY FOR ANY OTHER PERSON OR SHAREHOLDER.
- 4. Corporate members intending to send their authorized representatives to attend the Meeting are requested to send to the Company a certified copy of the Board Resolution authorizing their representative to attend and vote on their behalf at the Meeting. The shareholder needs to furnish the printed attendance slip along with a valid identity proof such as the PAN card, passport, AADHAAR card or driving license to enter the AGM hall. Members holding equity shares in electronic form and proxies thereof are requested to bring their DP Id and client id for identification.

- 5. Members/Proxies/Authorized Representatives are requested to bring to the AGM, the enclosed Attendance Slip sent along with the Annual Report duly completed and signed mentioning therein details of their DP ID and Client ID/Folio Number. Duplicate Attendance Slip and/or Copies of the Annual report shall not be issued/available at the venue of the meeting.
- 6. In case of joint holders attending the meeting, the Member whose name appears as the first holder in the order of names as per the Register of Members of the Company will be entitled to vote.
- Pursuant to provisions of section 91 of the Companies Act, 2013. The Register of Members and share Transfer Book shall remain closed from TUESDAY, 21st SEPTEMBER, 2021 TO MONDAY, 27TH SEPTEMBER, 2021 (BOTH DAYS INCLUSIVE) for purpose of 31st AGM of the company.
- 8. Brief profile and other relevant information about Directors seeking appointment / re-appointment, in accordance with Regulation 36 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, are attached to this Notice forming part of the Annual Report.
- 9. In accordance with the proviso to Regulation 40(1) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, transmission or transposition of shares of the Company shall not be processed unless the shares are held in the dematerialized form with a depository. Accordingly, shareholders holding equity shares in physical form are urged to have their shares dematerialized so as to be able to freely transfer them and participate in various corporate actions.
- 10. The Company and the RTA has been mandated by Securities and Exchange Board of India (SEBI) vide circular dated April 20, 2018 for submission of Permanent Account Number (PAN) by every participant in securities market to maintain copy of the Permanent Account Number (PAN) and the Bank Account details of all the Members. Members who has not yet submitted are, therefore, requested to submit their self-attested PAN and original cancelled cheque leaf/attested bank passbook showing name of the Account Holder and Aadhaar Card to the Company/RTA.
- 11. As per the provisions of Section 72 of the Companies Act, 2013 read with Rule 19(1) of the Companies (Share Capital and Debentures) Rules, 2014, Members are advised to make nomination in respect of their shareholding in the Company. Members holding shares in physical form should file their nomination with M/s Adroit Corporate Services Private Limited, Company's Registrar and Share Transfer Agents, whilst those Members holding shares in dematerialized mode should file their nomination with their Depository Participant(s).
- 12. Members holding shares in physical form are requested to promptly notify in writing any changes in their address/bank account details/e-mail address/mandates/nominations/power of attorney/ contact numbers etc., to the Adroit Corporate Services Pvt. Ltd., 19/20 Jaferbhoy Ind. Estate, 1st floor, Makwana Road, Marol, Andheri (E), Mumbai 400 059, Tel: +91- 22-28596060/ 28594060.
- 13. Members holding shares in electronic form are requested to intimate immediately any changes pertaining to their address/bank account details/ e-mail address/mandates, nominations/power of attorney/contact numbers etc., if any, directly to their Depository Participant(s) with whom they maintain their demat accounts.
- 14. Pursuant to the provisions of Section 124 of the Act and IEPF Rules 2016, the amount of dividend not encashed or claimed for a period of seven years from the date of transfer to the unpaid dividend account of the Company, is required to be transferred to the Investor Education and Protection Fund ("IEPF") of the Central Government.

Shareholders are requested to ensure that they claim the dividend(s) from the company before transfer of said dividend amount to the IEPF. Company has uploaded the details of unpaid and unclaimed amounts lying with the Company as on 31st March, 2021 on the website of the Company (www.mohitindustries.com). The details of unclaimed dividends for the financial year 2015-16 onwards and the last date for claiming such dividends are given below:

Financial Year	Date of Declaration of Dividend	Unclaimed Amount as on 31st March, 2021	Due Date for transfer to IEPF
2015-2016 (Final Dividend)	23/08/2016	₹ 59,781.00	22/09/2023

It may be noted that no claims shall lie against the Company in respect of any amount of dividend remaining unclaimed/unpaid after period of seven (7) years from the dates of they become due for payment.

15. Attention of Members is invited to the provisions of Section 124(6) of the Companies Act, 2013 read with Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 amended from time to time, which inter alia requires Company to transfer the equity shares on which the dividend has not been encashed or unclaimed for a continuous period of seven years or more to designated demat account of Investor Education and Protection Fund Authority ('IEPF Demat Account'). Details of these shares are available in the Company's website and can be viewed at www.mohitindustries.com. The Statement of Unclaimed Dividend amount for 7 consecutive years or more and Shares due for transfer to IEPF Demat Account is placed on the website of the Company at www.mohitindustries.com. The said Shares, once transferred to the said demat account of the IEPF Authority can be claimed after following due procedure prescribed under the said IEPF rules.

- 16. Pursuant to Section 101 and Section 136 of the Companies Act, 2013 read with rules made there under, Soft copy of the Notice of AGM along with the copy of Annual Report has been sent to those shareholders who have registered their e-mail IDs with the company or whose e-mail IDs have been made available by the Depositories. The aforesaid documents can also be accessed on the Company's website: www.mohitindustries.Com. Further, in compliance with the aforesaid MCA Circulars and SEBI Circular dated May 12, 2020 Notice of the AGM along with the Annual Report 2020-21 is being sent only through electronic mode to those Members whose email addresses are registered with the Company/ Depositories. Members may note that the Notice and Annual Report 2020-21 will also be available on the websites of the Stock Exchanges i.e. BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com respectively, and on the website of NSDL https://www.evoting.nsdl.com
- 17. To support the "Green Initiative" and for receiving all communication including Annual Report, Notices, Circulars, etc. from the Company electronically, company requests those members who have not yet registered their e-mail address, to register the same along with the contact numbers directly with their DP, in case shares are held in electronic form or with the company by sending details to investor_relations@mohitindustries.com or with Adroit Corporate Services Pvt. Ltd. at info@adroitcorporate.com.
- 18. Members Seeking any information relating to the Accounts may write to the company at least 7 days before the date of the Meeting, so as to enable the Company to keep the information ready, at following address: Accounts Department, Mohit Industries Limited, A-601/B, International Trade Centre, Majura Gate, Ring Road, Surat 395002 Ph: +91-261-2463261/62/63 Fax: +91-261-2463264 or contact@mohitindustries.com.
- 19. The details of the directors seeking appointment/re-appointment at the 31st Annual General Meeting are provided at Annexure A to this Notice. The Company has received the requisite consents/declarations for the appointment/re-appointment under the Companies Act, 2013 and the rules made thereunder.
- 20. A route map showing directions to the venue of the 31st AGM is given at the end of this Notice as per the requirement of the Secretarial Standard-2 on "General Meetings".

E-VOTING FACILITY:

In compliance with the provisions of Section 108 of the Companies Act, 2013 and Rule 20 of the Companies (Management and Administration) Rules, 2014 and in terms of Regulation 44 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations"), the Company is pleased to provide members facility to exercise their right to vote on resolutions proposed to be considered at the General Meeting by electronic means and the business may be transacted through e-voting Services. The facility of casting the votes by the members using an electronic voting system from a place other than venue of the General Meeting ("remote e-voting") will be provided by National Securities Depository Limited (NSDL).

- 1. The facility for voting through ballot paper shall be made available at the General Meeting and the members attending the meeting who have not cast their vote by remote e-voting shall be able to exercise their rights at the meeting through ballot paper.
- 2. The members who have cast their vote by remote e-voting prior to the General Meeting may also attend the General Meeting but shall not be entitled to cast their vote again.

THE INSTRUCTIONS FOR MEMBERS FOR REMOTE E-VOTING AND JOINING GENERAL MEETING ARE AS UNDER:-

The remote e-voting period begins on Thursday, 23rd September, 2021 at 9:00 A.M. and ends on Sunday, 26th September, 2021 at 5:00 P.M. The remote e-voting module shall be disabled by NSDL for voting thereafter. The Members, whose names appear in the Register of Members / Beneficial Owners as on the record date (cut-off date) i.e. Monday, 20th September, 2021, may cast their vote electronically. The voting right of shareholders shall be in proportion to their share in the paid-up equity share capital of the Company as on the cut-off date, being Monday, 20th September, 2021.

How do I vote electronically using NSDL e-Voting system?

The way to vote electronically on NSDL e-Voting system consists of "Two Steps" which are mentioned below:

Step 1: Access to NSDL e-Voting system

A) Login method for e-Voting for Individual shareholders holding securities in demat mode

In terms of SEBI circular dated December 9, 2020 on e-Voting facility provided by Listed Companies, Individual shareholders holding securities in demat mode are allowed to vote through their demat account maintained with Depositories and Depository Participants. Shareholders are advised to update their mobile number and email Id in their demat accounts in order to access e-Voting facility.

Login method for Individual shareholders holding securities in demat mode is given below:

Type of **Login Method** shareholders Individual Existing IDeAS user can visit the e-Services website of NSDL Viz. https://eservices.nsdl.com either Shareholders holding on a Personal Computer or on a mobile. On the e-Services home page click on the "Beneficial securities in demat Owner" icon under "Login" which is available under 'IDeAS' section, this will prompt you to enter mode with NSDL. your existing User ID and Password. After successful authentication, you will be able to see e-Voting services under Value added services. Click on "Access to e-Voting" under e-Voting services and you will be able to see e-Voting page. Click on company name or e-Voting service provider i.e. NSDL and you will be re-directed to e-Voting website of NSDL for casting your vote during the remote e-Voting period. If you are not registered for IDeAS e-Services, option to register is available at https://eservices.nsdl. com. Select "Register Online for IDeAS Portal" or click at https://eservices.nsdl.com/SecureWeb/ IdeasDirectReg.jsp Visit the e-Voting website of NSDL. Open web browser by typing the following URL: https:// www.evoting.nsdl.com/ either on a Personal Computer or on a mobile. Once the home page of e-Voting system is launched, click on the icon "Login" which is available under 'Shareholder/ Member' section. A new screen will open. You will have to enter your User ID (i.e. your sixteen digit demat account number hold with NSDL), Password/OTP and a Verification Code as shown on the screen. After successful authentication, you will be redirected to NSDL Depository site wherein you can see e-Voting page. Click on company name or e-Voting service provider i.e. NSDL and you will be redirected to e-Voting website of NSDL for casting your vote during the remote e-Voting period. Shareholders/Members can also download NSDL Mobile App "NSDL Speede" facility by scanning the QR code mentioned below for seamless voting experience. **NSDL** Mobile App is available on Google Play Individual Existing users who have opted for Easi / Easiest, they can login through their user id and password. Shareholders holding Option will be made available to reach e-Voting page without any further authentication. The securities in demat URL for users to login to Easi / Easiest are https://web.cdslindia.com/myeasi/home/login or www. mode with CDSL cdslindia.com and click on New System Myeasi. 2. After successful login of Easi/Easiest the user will be also able to see the E Voting Menu. The Menu will have links of e-Voting service provider i.e. NSDL. Click on NSDL to cast your vote. If the user is not registered for Easi/Easiest, option to register is available at https://web.cdslindia. com/myeasi/Registration/EasiRegistration Alternatively, the user can directly access e-Voting page by providing demat Account Number and PAN No. from a link in www.cdslindia.com home page. The system will authenticate the user by sending OTP on registered Mobile & Email as recorded in the demat Account. After successful authentication, user will be provided links for the respective ESP i.e. NSDL where the e-Voting is in progress. Individual You can also login using the login credentials of your demat account through your Depository Shareholders (holding Participant registered with NSDL/CDSL for e-Voting facility. upon logging in, you will be able to see securities in demat e-Voting option. Click on e-Voting option, you will be redirected to NSDL/CDSL Depository site after mode) login through successful authentication, wherein you can see e-Voting feature. Click on company name or e-Voting their depository service provider i.e. NSDL and you will be redirected to e-Voting website of NSDL for casting your vote participants during the remote e-Voting period.

Important note: Members who are unable to retrieve User ID/ Password are advised to use Forget User ID and Forget Password option available at abovementioned website.

Helpdesk for Individual Shareholders holding securities in demat mode for any technical issues related to login through Depository i.e. NSDL and CDSL.

Login type	Helpdesk details
Individual Shareholders holding	Members facing any technical issue in login can contact NSDL helpdesk by sending a
securities in demat mode with NSDL	request at evoting@nsdl.co.in or call at toll free no.: 1800 1020 990 and 1800 22 44 30
Individual Shareholders holding	Members facing any technical issue in login can contact CDSL helpdesk by sending
securities in demat mode with CDSL	a request at helpdesk.evoting@cdslindia.com or contact at 022- 23058738 or
	022-23058542-43

B) Login Method for shareholders other than Individual shareholders holding securities in demat mode and shareholders holding securities in physical mode.

How to Log-in to NSDL e-Voting website?

- 1. Visit the e-Voting website of NSDL. Open web browser by typing the following URL: https://www.evoting.nsdl.com/ either on a Personal Computer or on a mobile.
- Once the home page of e-Voting system is launched, click on the icon "Login" which is available under 'Shareholder/Member' section
- 3. A new screen will open. You will have to enter your User ID, your Password/OTP and a Verification Code as shown on the screen. Alternatively, if you are registered for NSDL eservices i.e. IDEAS, you can log-in at https://eservices.nsdl.com/ with your existing IDEAS login. Once you log-in to NSDL eservices after using your log-in credentials, click on e-Voting and you can proceed to Step 2 i.e. Cast your vote electronically.
- 4. Your User ID details are given below:

Manner of holding shares i.e. Demat (NSDL or CDSL) or Physical		Your User ID is:
a)	For Members who hold shares in demat account with NSDL.	8 Character DP ID followed by 8 Digit Client ID For example if your DP ID is IN300*** and Client ID is 12***** then your user ID is IN300***12******.
b)	For Members who hold shares in demat account with CDSL.	16 Digit Beneficiary ID For example if your Beneficiary ID is 12******** then your user ID is 12************************************
c)	For Members holding shares in Physical Form.	EVEN Number followed by Folio Number registered with the company For example if folio number is 001*** and EVEN is 101456 then user ID is 101456001***

- 5. Password details for shareholders other than Individual shareholders are given below:
 - a) If you are already registered for e-Voting, then you can user your existing password to login and cast your vote.
 - b) If you are using NSDL e-Voting system for the first time, you will need to retrieve the 'initial password' which was communicated to you. Once you retrieve your 'initial password', you need to enter the 'initial password' and the system will force you to change your password.
 - c) How to retrieve your 'initial password'?
 - (i) If your email ID is registered in your demat account or with the company, your 'initial password' is communicated to you on your email ID. Trace the email sent to you from NSDL from your mailbox. Open the email and open the attachment i.e. a .pdf file. Open the .pdf file. The password to open the .pdf file is your 8 digit client ID for NSDL account, last 8 digits of client ID for CDSL account or folio number for shares held in physical form. The .pdf file contains your 'User ID' and your 'initial password'.
 - (ii) If your email ID is not registered, please follow steps mentioned below in process for those shareholders whose email ids are not registered
- 6. If you are unable to retrieve or have not received the "Initial password" or have forgotten your password:
 - a) Click on "Forgot User Details/Password?" (If you are holding shares in your demat account with NSDL or CDSL) option available on www.evoting.nsdl.com.
 - b) Physical User Reset Password?" (If you are holding shares in physical mode) option available on www.evoting.nsdl.com.
 - c) If you are still unable to get the password by aforesaid two options, you can send a request at evoting@nsdl.co.in mentioning your demat account number/folio number, your PAN, your name and your registered address etc.
 - d) Members can also use the OTP (One Time Password) based login for casting the votes on the e-Voting system of NSDL.
- 7. After entering your password, tick on Agree to "Terms and Conditions" by selecting on the check box.
- 8. Now, you will have to click on "Login" button.
- 9. After you click on the "Login" button, Home page of e-Voting will open.

Step 2 : Cast your vote electronically and join General Meeting on NSDL e-Voting system.

How to cast your vote electronically and join General Meeting on NSDL e-Voting system?

- 1. After successful login at Step 1, you will be able to see all the companies "EVEN" in which you are holding shares and whose voting cycle and General Meeting is in active status.
- 2. Select "EVEN" of company for which you wish to cast your vote during the remote e-Voting period and casting your vote during the General Meeting.
- 3. Cast your vote by selecting appropriate options i.e. assent or dissent, verify/modify the number of shares for which you wish to cast your vote and click on "Submit" and also "Confirm" when prompted.
- 4. Upon confirmation, the message "Vote cast successfully" will be displayed.
- 5. You can also take the printout of the votes cast by you by clicking on the print option on the confirmation page.
- 6. Once you confirm your vote on the resolution, you will not be allowed to modify your vote.

General Guidelines for shareholders

- 1. Institutional shareholders (i.e. other than individuals, HUF, NRI etc.) are required to send scanned copy (PDF/JPG Format) of the relevant Board Resolution/ Authority letter etc. with attested specimen signature of the duly authorized signatory(ies) who are authorized to vote, to the Scrutinizer by e-mail to drd@drdcs.net with a copy marked to evoting@nsdl.co.in.
- 2. It is strongly recommended not to share your password with any other person and take utmost care to keep your password confidential. Login to the e-voting website will be disabled upon five unsuccessful attempts to key in the correct password. In such an event, you will need to go through the "Forgot User Details/Password?" or "Physical User Reset Password?" option available on www.evoting.nsdl.com to reset the password.
- 3. In case of any queries, you may refer the Frequently Asked Questions (FAQs) for Shareholders and e-voting user manual for Shareholders available at the download section of www.evoting.nsdl.com or call on toll free no.: 1800 1020 990 and 1800 22 44 30 or send a request to Mr. Amit Vishal, Senior Manager, National Securities Depository Ltd., Trade World, 'A' Wing, 4th Floor, Kamala Mills Compound, Senapati Bapat Marg, Lower Parel, Mumbai 400 013, at the designated email IDs: evoting@nsdl.co.in or AmitV@nsdl.co.in or at telephone nos. +91-22-24994600/24994360

Process for those shareholders whose email ids are not registered with the depositories for procuring user id and password and registration of e mail ids for e-voting for the resolutions set out in this notice:

- 1. In case shares are held in physical mode please provide Folio No., Name of shareholder, scanned copy of the share certificate (front and back), PAN (self-attested scanned copy of PAN card), AADHAR (self-attested scanned copy of Aadhar Card) by email to contact@mohitindustries.com.
- 2. In case shares are held in demat mode, please provide DPID-CLID (16 digit DPID + CLID or 16 digit beneficiary ID), Name, client master or copy of Consolidated Account statement, PAN (self-attested scanned copy of PAN card), AADHAR (self-attested scanned copy of Aadhar Card) to contact@mohitindustries.com. If you are an Individual shareholders holding securities in demat mode, you are requested to refer to the login method explained at step 1 (A) i.e. Login method for e-Voting and joining virtual meeting for Individual shareholders holding securities in demat mode.
- 3. Alternatively shareholder/members may send a request to evoting@nsdl.co.in for procuring user id and password for e-voting by providing above mentioned documents.
- 4. In terms of SEBI circular dated December 9, 2020 on e-Voting facility provided by Listed Companies, Individual shareholders holding securities in demat mode are allowed to vote through their demat account maintained with Depositories and Depository Participants. Shareholders are required to update their mobile number and email ID correctly in their demat account in order to access e-Voting facility.

THE INSTRUCTIONS FOR MEMBERS FOR e-VOTING ON THE DAY OF THE AGM ARE AS UNDER:-

- 1. The procedure for e-Voting on the day of the AGM is same as the instructions mentioned above for remote e-voting.
- 2. Only those Members/ shareholders, who will be present in the AGM and have not casted their vote on the Resolutions through remote e-Voting and are otherwise not barred from doing so, shall be eligible to vote through e-Voting system in the AGM.
- 3. Members who have voted through Remote e-Voting will be eligible to attend the AGM. However, they will not be eligible to vote at the AGM.
- 4. The details of the person who may be contacted for any grievances connected with the facility for e-Voting on the day of the AGM shall be the same person mentioned for Remote e-voting.
- 5. Institutional shareholders (i.e. other than individuals, HUF, NRI etc.) are required to send scanned copy (PDF/JPG Format) of the relevant Board Resolution/ Authority letter etc. with attested specimen signature of the duly authorized signatory(ies) who are authorized to vote, to the Scrutinizer by e-mail to mohitindustries@drdcs.net with a copy marked to evoting@nsdl.co.in.

- 6. It is strongly recommended not to share your password with any other person and take utmost care to keep your password confidential. Login to the e-voting Website will be disabled upon five unsuccessful attempts to key in the correct password. In such an event, you will need to go through the "Forgot User Details/Password?" or "Physical User Reset Password?" option available on www.evoting.nsdl.com to reset the password.
- 7. In case of any queries, you may refer the Frequently Asked Questions (FAQs) for Members and remote e-voting user manual for Members available at the download section of www.evoting.nsdl.com or call on toll free no.: 1800-222-990 or contact Pallavi Mhatre, Assistant Manager, National Securities Depository Ltd., Trade World, 'A' Wing, 4th Floor, Kamala Mills Compound, Senapati Bapat Marg, Lower Parel, Mumbai 400 013, at the designated email IDs: evoting@nsdl.co.in or pallavid@nsdl.co.in or at telephone nos. +91-22-24994600/24994545 who will also address the grievances connected with the voting by electronic means. Members may also write to the Company Secretary at the email ID: investor_relations@mohitindustries.com or contact at telephone no. 0261-2463261.
- 8. The voting rights of members shall be in proportion to their shares of the paid up equity share capital of the Company as on the cutoff date of Monday, 20th September, 2021.
- 9. Any person, who acquires shares of the Company and becomes member of the Company after dispatch of notice of AGM and holds shares as of the cut-off date i.e 20th September, 2021, may obtain the login ID and password by sending a request at evoting@nsdl.co.in or at investor_relations@mohitindustries.com. However, if you are already registered with NSDL for remote e-voting then you can use your existing user ID and password for casting your vote. If you forgot your password, you can reset your password by using "Forgot User Details/Password" option available on www.evoting.nsdl.com or contact NSDL at the following toll free no.: 1800-222-990.
- 10. A person, whose name is recorded in the register of members or in the register of beneficial owners maintained by the depositories as on the cut-off date only shall be entitled to avail the facility of remote e-voting as well as voting at the General Meeting through ballot paper. A person who is not a Member as on the cut-off date should treat this Notice as for information purpose only.
- 11. Mr. Dhiren R Dave., Practicing Company Secretaries, FCS 4889, CP No. 2496, has been appointed as the Scrutinizer to scrutinize the voting at AGM and remote e-voting process in a fair and transparent manner.
- 12. The Chairman shall, at the AGM, at the end of discussion on the resolutions on which voting is to be held, allow voting with the assistance of scrutinizer, by use of "Ballot Paper" for all those members who are present at the AGM but have not cast their votes by availing the remote e-voting facility.
- 13. The Scrutinizer shall after the conclusion of voting at the general meeting, first count the votes cast at the meeting and thereafter unblock the votes cast through remote e-voting in the presence of at least two witnesses not in the employment of the Company and shall make, not later than three days of the conclusion of the AGM, a consolidated scrutinizer's report of the total votes cast in favour or against, if any, to the Chairman or a person authorized by him in writing, who shall countersign the same and declare the result of the voting forthwith.
- 14. The Results declared along with the report of the Scrutinizer shall be placed on the website of the Company www.mohitindustries. com and on the website of NSDL immediately after the declaration of result by the Chairman or a person authorized by him in writing. The results shall also be immediately forwarded to the stock exchanges at which the shares of the Company are listed.

Explanatory Statement setting out material facts under Section 102 of the Companies Act, 2013 Item No. 3

The Board of Directors of the Company, on the recommendation of the Audit Committee, approved the appointment and remuneration of M/s. Nainesh Kantliwala & CO., Cost Accountants (Registration No. 001303) as Cost Auditor to conduct the audit of the cost records of the Company for the financial year ending 31st March, 2021. In terms of the provisions of Section 148(3) of the Companies Act, 2013 read with Rule 14(a) (ii) of the Companies (Audit and Auditors) Rules, 2014, the remuneration payable to the Cost Auditor is required to be ratified by the Members of the Company. Accordingly, consent of the Members is sought to ratify the remuneration payable to the Cost Auditors.

Accordingly, consent of the Members is sought for passing an ordinary resolution as set out at Item No. 3 of the Notice for ratification of the remuneration payable to the Cost Auditors for the financial year ending March 31, 2022.

Your Board recommends the resolution at Item No. 3 as on Ordinary Resolution for approval of the members.

None of the Directors and/or any Key Managerial Personnel of the Company and/or their relatives is concerned or interested, financially or otherwise, in the resolution set out at Item No. 3.

By order of the Board For Mohit Industries Limited Sd/-Nikita Pediwal

Nikita Pediwal (Company Secretary)

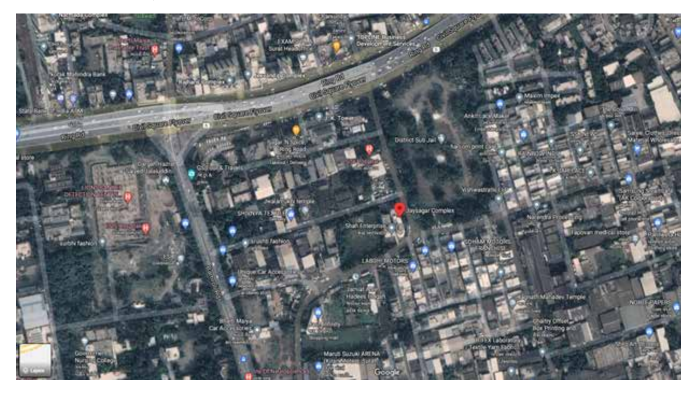
Date : 30/08/2021 Place : Surat

ANNEXURE A TO THE NOTICE

DISCLOSURE PURSUANT TO REGULATION 36 OF THE SEBI (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015, RELATING TO DIRECTORS SEEKING APPOINTMENT /RE-APPOINTMENT AT THE AGM

Particulars	Mr. Naresh Saboo		
Date of Birth	14/11/1973		
Date of First Appointment	10/03/1998		
	More than 24 years of rich experience in Textile Business		
	9 years of experience in export of Textile products		
Expertise in Specific General Functional Area	Vast experience in providing strategic direction in selection of technology and machineries in setting up new manufacturing facilities, improvement of production processes and new ventures		
	Wide experience in dealing with international companies and agencies		
Qualification	Under Graduate		
Directorship held in other public limited Companies	Bigbloc Construction Ltd.Mask Investments Ltd.		
Membership/ Chairmanship of Committees of other Public Companies	Member of Audit Committee and Stake holder Relationship Committee of Bigbloc Construction ltd & Mask Investments Limited.		
No. Of Shares held in the company	78,424		
Relationship between Directors/KMP inter-se	Mr. Naresh Saboo is a Brother of Mr. Narayan Saboo, Managing Director of the Company.		

MRoute MAP to the Venue of the 31st Annual General Meeting of Mohit Industries Ltd to be held on September 27, 2021 at at 10.00 a.m. at 204, Jay Sagar Complex, 2nd Floor, Behind J.K Tower, Near Sub-Jail, Khatodara, Surat 395002, Gujarat



DIRECTORS' REPORT

To

The Members

MOHIT INDUSTRIES LIMITED

Your Directors have pleasure in presenting the 31st Annual Report of the Company together with the Audited Financial Statements for the year ended 31st March, 2021.

FINANCIAL RESULT AND PERFORMANCE:

(₹ in Lakhs except EPS)

THE THE TEST AND TEN ON MARKET		(CIT Editis except El s				
PARTICULARS	STANDA	LONE	CONSOLIDATED			
PARTICULARS	31/03/2021	31/03/2020	31/03/2021	31/03/2020		
Sales (net excise duty)	14951.01	17501.02	14951.01	17,501.02		
Other income	168.87	308.73	168.87	308.73		
Profit Before Interest & Depreciation	893.99	997.76	893.99	997.76		
(-) Finance Cost	555.38	673.26	555.38	673.26		
(-) Depreciation	244.70	311.46	244.70	311.46		
Net Profit before tax & Exceptional items	93.90	13.05	93.90	13.04		
(+) Exceptional Items	(10)	(1.939)	(10)			
Net Profit Before prior period item & tax	103.90	11.11	103.90	13.04		
(+) Prior period item	-	-	-	-		
(-) Tax Expense	36.16	(12.25)	36.16	(12.25)		
Share in Profit of Associates & Minority Interest	-	-	0.97	(30.16)		
Net Profit for the year after tax	67.74	23.36	68.71	(4.86)		
Total Comprehensive Income for period	86.59	22.53	2021.35	(187.27)		
Earnings per share (Basic & Diluted) (In ₹)	0.48	0.16	0.49	(0.03)		

1. INDIAN TEXTILE INDUSTRY AND COVID-19

The outbreak of Coronavirus disease (COVID-19) has acted as a massive restraint on the textile manufacturing market in 2020 as supply chains were disrupted due to trade restrictions and consumption declined due to lockdowns imposed by governments globally. Owing to the pandemic, the demand for technical textiles in the form of PPE suits and equipment is on rise, further Government is making efforts by supporting the sector through funding and machinery sponsoring. Increasing demand for online shopping is expected to drive the textile manufacturing market. Manufacturers can now sell their products on a larger platform than before, which will increase their customer base geographically driving the growth of the textile manufacturing market. Further the textiles sector has witnessed a spurt in investment during the last five years.

2. DIVIDEND

With a view to conserve the resources for the Company's Business operations, your directors have deemed it prudent to not to recommend any dividend for the year ended 31st March, 2021. During the year under review, no amount from profit was transferred to General Reserve.

3. SHARE CAPITAL

The Paid up equity share capital as on March 31, 2021 was ₹ 1415.76 lakhs divided into 14,157,575 equity shares of ₹ 10 each. During the year under review, the Company has applied for issue of Equity Shares through Preferential Basis to Promoter/ Promoter Group and application for in principle approval had been submitted for the same to exchange still the approval is pending, further apart from this the company had not issued any shares/convertible warrant nor has granted any stock options and nor sweat equity. The Authorised Share Capital of the Company increased from Rs. 15,00,00,000/- (Rupees Fifteen Crores only) divided into 1.50,00,000 (One Crore Fifty Lakhs only) Equity Shares of Rs. 10/- (Rupee ten) each to Rs. 25,00,00,000/- (Rupees Twenty Five Crores only) divided into 2,50,00,000 (Two Crores Fifty Lakhs Only) Equity Shares of Rs. 10/- (Rupee ten) each.

4. STATE OF THE COMPANY'S AFFAIRS

Covid-19, a global pandemic, has threatened the very existence of human life across the globe. It has caused what seems to be transitory pause to most of the businesses across the globe. Your Company is no exception to these challenges and its effects. During these time, key focus of the Company was on Employee Health and Safety along with cost optimization and cash flow management. Your Company's dedicated approach with People Health, Safety, Liquidity and Optimized Cost Structure to run the business more effectively, has helped to convert this crisis into an opportunity and moving ahead the embarked growth trajectory.

During the year under review, your Company has recorded its net revenue from operations as ₹ 14951.01 lakhs against revenue recorded of ₹ 17501.02 lakhs in the previous year. The EBIDT recorded at ₹ 893.99 lakhs against last year's figure of ₹ 997.76 lakhs. Net profit after tax is recorded at ₹ 67.74 lakhs against previous year net profit of ₹ 23.36 lakhs. Your company has 16 Texturising

Machines, 150 High Speed Shuttle-less water jet Looms with a capacity to manufacture 18,000 tonnes of Draw Texturised Yarn (DTY) per annum and 14 Million meters Grey fabrics per annum respectively.

5. EXPORT

The Company has exported DTY Yarn with a Premium and in its Brand Name to South Korea, Thailand, Czech Republic, Guatemala, Bulgaria, Indonesia, Japan, Vietnam, Malaysia, Mexico, Colombia, UK, Bangladesh, Sweden, Ethiopia and many more Countries. The Company is having star export house status. During the year under review, your company has recorded export turnover of ₹ 5698.84 lakhs, against last year's figure of ₹ 8,782.51 lakhs. Your company also holds Certificate of Oeko-Tex® Standard 100.

6. EXTRACT OF ANNUAL RETURN

In accordance with Section 134(3) (a) of the Companies Act read with Rule 12(1) of the Companies (Management and Administration) Rules, 2014, an extract of the annual return in the prescribed format is annexed as Annexure- 1 to the Director's Report.

The web link for the Annual Return placed on the Company's website is www.mohitindustries.com.

7. CONSOLIDATED FINANCIAL STATEMENTS

The Consolidated Financial Statements of Mohit Industries Limited, its subsidiaries and its associates is prepared in accordance with Ind AS- 110 on Consolidated Financial statements and Equity method of accounting given in Ind AS - 28 on "Accounting of Investments in Associates in Consolidated Financial statements". The details of such subsidiary and associates are as follows:-

Sr. No.	Name of company	Nature of relation
1	Mohit Overseas Limited	Associates
2	Mohit Yarns Limited	Associates

8. BUSINESS GROWTH

Your Company has a dedicated team of Management and Operating Personnel who have been instrumental in the growth of the business over the years. Your Directors believe that the Company has the potential to further scale up its business volumes and profitability and are in the process of identifying new avenues of growth and effective utilization of its existing resources.

9. PERFORMANCE AND FINANCIAL POSITION OF EACH OF THE SUBSIDIARIES, ASSOCIATES AND JOINT VENTURE COMPANIES There are two associate companies within the meaning of Section 2(6) of the Companies Act, 2013 ("Act") as on 31st March, 2021.

Pursuant to provisions of Section 129(3) of the Companies Act, 2013 read with Rule 5 of the Companies (Accounts) Rules, 2014, a statement containing salient features of the financial statements of the Company's subsidiaries/ Associate Companies and Joint Ventures is given in Form AOC-1 and forms an integral part of this Annual Report.

10. CORPORATE GOVERNANCE & MANAGEMENT DISCUSSION & ANALYSIS REPORT

As per Regulation 34 (3) read with Schedule V of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, a separate section on corporate governance practices followed by the Company, together with a certificate from Mr. Dhiren Dave, Company Secretary in practice, confirming compliance and Management Discussion Analysis Report forms an integral part of this Annual Report.

11. FIXED DEPOSITS

During the year under review the company has not accepted any deposits within the meaning of section 73 of the Companies Act, 2013 and the rules made there under.

12. DIRECTORS

In accordance with the provisions of Section 152 of the Companies Act, 2013 and the Company's Articles of Association, Mr. Naresh Saboo, Director (DIN: 00223350) will retire by rotation at the ensuing Annual General Meeting and, being eligible, has offered himself for re-appointment. The details of the aforesaid Directors, his expertise in various functional areas as required to be disclosed under Regulation 36 (3) of the Listing Regulations, form part of the Notice of the ensuing Annual General Meeting.

The Board of Directors at their meeting held on 13th August, 2021 had approved the resignation of Mr. Harmil Shah from the post of "Non- Executive Independent Director" of the Company.

During the financial year, other than as stated above no changes have been occurred in the Directors of the Company. The details of the aforesaid directors, his/her expertise in various functional areas as required to be disclosed under Regulation 36 (3) of the Listing Regulations, form part of the Notice of the ensuing Annual General Meeting.

13. DECLARATION FROM INDEPENDENT DIRECTORS

The Independent Directors have submitted their declaration to the Board that they fulfill all the requirements as stipulated in Section 149(6) of the Companies Act, 2013 read with rules framed thereunder.

14. BOARD EVALUATION

In line with the Corporate Governance Guidelines of the Company, Annual Performance Evaluation was conducted for all Board Members as well as the working of the Board and its Committees. The Board evaluation framework has been designed in

compliance with the requirements under the Companies Act, 2013, the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and in consonance with Guidance Note on Board Evaluation issued by SEBI in January, 2017.

Evaluation of the Board was based on criteria such as composition and role of the Board, Board communication and relationships, functioning of Board Committees, review of performance and compensation to Executive Directors, succession planning, strategic planning, etc.

Evaluation of Directors was based on criteria such as participation and contribution in Board and Committee meetings, representation of shareholder interest and enhancing shareholder value, experience and expertise to provide feedback and guidance to top management on business strategy, governance and risk, understanding of the organization's strategy, risk and environment, etc.

Evaluation of Committees was based on criteria such as adequate independence of each Committee, frequency of meetings and time allocated for discussions at meetings, functioning of Board Committees and effectiveness of its advice/recommendation to the Board, etc. The Board has also noted areas requiring more focus in the future.

15. PREVENTION OF INSIDER TRADING: -

The Company has adopted a Code of Conduct for Prevention of Insider Trading in compliance with the SEBI (Prohibition & Insider Trading) Regulations, 2015, as amended from time to time, with a view to regulate the trading in securities by the Directors and Designated Employees of the Company. The Code requires pre-clearance for dealing in the Company's shares and prohibits the purchase or sale of shares of the Company by the Directors and the designated employees while in possession of unpublished price sensitive information in relation to the Company and during the period when the 'Trading Window' is closed. The Board is responsible for implementation of the code. All Directors and the designated Employees have confirmed compliance with the code.

16. NUMBER OF MEETINGS HELD

The Board met Eight times during the financial year, the details of which are given in the Corporate Governance Report that forms part of this Annual Report. The intervening gap between any two meetings was within the period prescribed by the Companies Act, 2013 and the Listing Regulations.

17. POLICY ON DIRECTOR'S APPOINTMENT, REMUNERATION INCLUDING CRITERIA FOR DETERMINING QUALIFICATIONS, POSITIVE ATTRIBUTES, INDEPENDENCE OF A DIRECTOR AND OTHER MATTERS

The Board has, on the recommendation of the Nomination & Remuneration Committee framed a policy for selection and appointment of Directors, Senior Management and their remuneration including criteria for determining qualifications, positive attributes and other matters provided under sub section (3) of section 178 of the Companies Act 2013. The Company's Remuneration Policy for Directors, Key Managerial Personnel and other employees is annexed as Annexure- 2 to the Director's Report and also available on Company's website www.mohitindustries.com.

18. VIGIL MECHANISM / WHISTLE BLOWER POLICY

In order to ensure that the activities of the Company and its employees are conducted in a fair and transparent manner by adoption of highest standards of professionalism, honesty, integrity and ethical behavior, the Company has adopted a Vigil mechanism/ Whistle Blower Policy. This policy is also posted on the Company's website www.mohitindustries.com.

19. FAMILIARISATION PROGRAMME FOR INDEPENDENT DIRECTORS

The Company has formulated a familiarization program for the Independent Directors to provide insights into the Company to enable the Independent Directors to understand its business in depth and contribute significantly to the Company. The details of such program are available on the Company's website www.mohitindustries.com.

20. COMPOSITION OF KEY MANAGERIAL PERSONNEL (KMP)

The Company has the following KMP;

Name of KMP	Designation	Date of Appointment in current Designation	Date of Resignation
Mr. Narayan Saboo	Managing Director	28/09/2015	N.A
Mr. Manish Saboo	Director & CFO	30/05/2014	N.A
Miss. Nikita Pediwal	Company Secretary	15/04/2019	N.A

21. COMPOSITION OF AUDIT AND NOMINATION & REMUNERATION COMMITTEE

The Audit Committee comprises of Mr. Sachin Jain (Chairman), Mr. Jayesh Gandhi (Member) and Mr. Narayan Saboo (Member). The Nomination and Remuneration Committee comprises of Mr. Sachin Jain (Chairman), Mr. Jayesh Gandhi (Member) and Mrs. Pragya Memani (Member). Brief details on the committee are given in the Corporate Governance Report. All the recommendations of the audit committee are accepted by the Board.

22. DIRECTORS' RESPONSIBILITY STATEMENT

To the best of knowledge and belief and according to the information and explanations obtained by them, your Directors make the following statement in terms of Section 134(3) (c) of the Companies Act, 2013 that:

- a) in the preparation of the annual accounts for the financial year ended 31st March, 2021, the applicable accounting standards have been followed along with proper explanation relating to material departures; the annual accounts have been prepared in compliance with the provisions of the Companies Act, 2013;
- b) the directors have selected such accounting policies and applied them consistently and made judgments and estimates that are reasonable and prudent so as to give a true and fair view of the state of affairs of the Company at the end of the financial year and of the profit of the Company for year ended on that date;
- the directors have taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of this Act for safeguarding the assets of the Company and for preventing and detecting fraud and other irregularities;
- d) the directors have prepared the annual accounts on a going concern basis; and
- e) the directors have laid down internal financial controls to be followed by the Company and that such internal financial controls are adequate and are operating effectively;
- f) the directors have devised proper systems to ensure compliance with the provisions of all applicable laws and that such systems are adequate and operating effectively.

23. STATUTORY AUDITORS

M/s. Rajendra Sharma & Associates, Chartered Accountants (FRN: 108390W) were appointed as the Statutory Auditors of the Company at the 27th Annual General Meeting of the Company held on 07th August, 2018 for a term of five consecutive years commencing from financial year 2017-18 up to Financial Year 2021-22, from conclusion of the 27th Annual General Meeting of the Company till the conclusion of the 32nd Annual General Meeting of the Company and their appointment would be placed for ratification by the members at every Annual General Meeting during the said term.

In view of the above, ratification by the Members for continuance of their appointment at this AGM is not being sought. The Statutory Auditors have given a confirmation to the effect that they are eligible to continue with their appointment and that they have not been disqualified in any manner from continuing as Statutory Auditors. The remuneration payable to the Statutory Auditors shall be determined by the Board of Directors based on the recommendation of the Audit Committee.

AUDITORS' REPORT

Members' attention is invited to the observation made by the Auditors under "Qualified Opinion" appearing in Auditors Reports.: The Company has not provided for Post-Employment Benefits and other long-term employee benefits under Defined Benefit Plans on accrual basis but provides the same as and when they become due for payment. This method of accounting of Post-Employment Benefits and other long-term employee benefits under Defined Benefit Plans is in deviation with Ind AS – 19 on Employee Benefits. As there is no actuarial report or basis of calculation available with the management of such Post-Employment Benefits and other long-term employee benefits, the quantum of deviation cannot be ascertained. If the company had followed the method accounting as per Ind AS – 19, then employee benefit expense would have increased and correspondingly Profit for the period would have reduced.

"The Board is of the opinion that the Provision for the Long term Employees are determined on the basis of actuarial Valuation Method & technique prescribed in the Accounting Standard. The Consulting fees by actuaries for determining the Provision for long term benefit Plan is even higher than the Annual Liability of the company for Long term benefits. The company has decided to pay the Long term benefits as and when it becomes due as the amount is negligible and it is not going to make any impact on the financial Position of the company. Considering the size of the company and negligible liability, the company has not made provisions for Long term employee benefits & Defined benefits plan"

24. COST AUDITOR

The Board of Directors, on the recommendation of Audit Committee, has appointed M/s. Nainesh Kantliwala & CO, Cost Accountants, (Firm Registration Number 001303) as Cost Auditor to conduct the audit of company's cost records for the financial year 2021-22 at a remuneration of ₹ 50,000/- (Rupees Fifty Thousands only) plus applicable service tax and reimbursement of out of pocket expenses. As required under the Companies Act, 2013, the remuneration of Cost Auditors as approved by the Board of Directors is subject to ratification by the shareholders at the ensuing Annual General Meeting and in this connection resolution seeking member's approval forms part of the Notice convening the 31st Annual General Meeting.

25. SECRETARIAL AUDIT

Mr. Dhiren R Dave, Surat, Practising Company Secretaries were appointed to conduct the secretarial audit of the Company for the financial year 2020-21, as required under Section 204 of the Companies Act, 2013 read with rules framed there under. The Secretarial Audit Report for F.Y 2020-21 is annexed as Annexure-3 to the Director's Report. There is no secretarial audit qualification for the year under review.

26. PARTICULARS OF LOANS, GUARANTEES OR INVESTMENTS MADE

Loans, Guarantees and Investments covered under Section 186 of the Companies Act, 2013 form part of the notes to the financial statements provided in this Annual Report.

27. CONTRACTS AND ARRANGEMENTS WITH RELATED PARTIES

All transactions entered with Related Parties for the year under review were on arm's length basis and in the ordinary course of business and that the provisions of Section 188 of the Companies Act, 2013 and the Rules made thereunder are not attracted. Thus, disclosure in form AOC-2 in terms of Section 134 of the Companies Act, 2013 is not required. Further, there are no material related party transactions during the year under review with the Promoters, Directors or Key Managerial Personnel. The transactions with related parties as per requirements of Indian Accounting Standard (IND AS-24)– 'Related Party Disclosures' are disclosed in Note No. 36 of Notes to Accounts. All Related Party Transactions are placed before the Audit Committee as also to the Board for approval. Omnibus approval was obtained for transactions which are of repetitive nature. The policy on materiality of Related Party Transactions as approved by the Board of Directors has been uploaded on the website of the Company. The web-link of the same has been provided in the Corporate Governance Report. None of the Directors/KMP has any pecuniary relationship or transactions vis-à-vis the Company.

28. DEVELOPMENT AND IMPLEMENTATION OF A RISK MANAGEMENT POLICY

Pursuant to the provisions of the Companies Act, 2013 and the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Board formally adopted steps for framing, implementing and monitoring the risk management plan for the Company by way of Risk Management Policy. The main objective of this policy is to ensure sustainable business growth with stability and to promote a pro-active approach in reporting, evaluating and mitigating risks associated with the business. The policy establishes a structured and disciplined approach to Risk Management, in order to guide decisions on risk related issues. In today's challenging and competitive environment, strategies for mitigating inherent risks associated with business and for accomplishing the growth plans of the Company, are imperative. The common risks inter alia are risks emanating from; Regulations, Competition, Business, Technology obsolescence, Investments, retention of talent, finance, politics and fidelity. As a matter of policy, these risks are assessed and steps as appropriate are taken to mitigate the same. The Risk Management Policy is also hosted on the Company's website www.mohitindustries.com.

29. MATERIAL CHANGES AND COMMITMENTS, IF ANY AFFECTING THE FINANCIAL POSITION OF THE COMPANY OCCURRED BETWEEN THE END OF THE FINANCIAL YEAR TO WHICH THESE FINANCIAL STATEMENTS RELATE AND THE DATE OF THE REPORT

There are no material changes or commitments affecting the financial position of the Company which have occurred between the end of the financial year and the date of this Report.

30. INTERNAL FINANCIAL CONTROLS

The Company has in place adequate internal financial controls with reference to financial statements. The Company's internal control system is commensurate with its size, scale and complexities of its operations. During the year, such controls were tested and no reportable material weaknesses in the design or operation were observed.

31. INSURANCE

The Company's building, plant and machineries, Stocks and other properties wherever necessary and to the extent required have been adequately insured.

32. LISTING OF SHARES AND LISTING FEES

The Equity Shares of your Company are listed and actively traded on the BSE Limited and the National Stock Exchange of India Limited. The Company has paid annual listing fees to the both stock exchanges for the financial year 2021-22.

33. REMUNERATION AND PARTICULARS OF EMPLOYEES

The information required under Section 197 of the Companies Act, 2013 read with Rule 5(1) and Rule 5(2) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, is annexed as Annexure -4 to the Director's Report.

34. INDUSTRIAL RELATIONS

The Company maintained healthy, cordial and harmonious industrial relations at all levels.

35. TRANSFER OF UNCLAIMED AMOUNTS TO IEPF

During the period under review, the Company has not transferred any unclaimed dividend amount to the IEPF pursuant to provision of Section 125 of the Companies Act, 2013.

36. CONSERVATION OF ENERGY, TECHNOLOGY ABSORPTION AND FOREIGN EXCHANGE EARNINGS AND OUTGO

As required under Section 134(3)(m) of the Companies Act, 2013 read with Rule 8 of the Companies (Accounts) Rules, 2014 the particulars relating to conservation of energy, technology absorption and foreign exchange earnings and outgo is annexed as Annexure- 5 to the Director's Report.

37. DISCLOSURE UNDER SEXUAL HARASSMENT OF WOMEN AT WORKPLACE (PREVENTION, PROHIBITION AND REDRESSAL), ACT, 2013

The Company has complied with provisions relating to the constitution of Internal Complaints Committee under the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013. All employees (permanent, contractual, temporary, trainees) are covered under this policy. Your Directors further state that during the year under review, No compliant was received from any employee during F.Y 2020-21 and hence no complaint is outstanding as on 31st March, 2021 for redressal.

38. DETAILS OF SIGNIFICANT OR MATERIAL ORDERS PASSED BY THE REGULATORS OR COURTS

During the year under review, there are not any significant or material orders passed by the Regulators or Courts or tribunals impacting the going concern status and your Company's operations in future.

39. GREEN INITIATIVES

In commitment to keep in line with the Green Initiative and going beyond it to create new green initiatives, electronic copy of the Notice of 31st Annual General Meeting of the Company are sent to all Members whose email addresses are registered with the Company/Depository Participant(s). Further, in compliance with the aforesaid MCA Circulars and SEBI Circular dated May 12, 2020 Notice of the AGM along with the Annual Report 2020-21 is being sent only through electronic mode to those Members whose email addresses are registered with the Company/ Depositories. Members may note that the Notice and Annual Report 2020-21 will also be available on the websites of the Stock Exchanges i.e. BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com respectively.

40. ACKNOWLEDGMENT

The Board of Directors wishes to place on record its appreciation for the commitment, dedication and hard work done by the employees in the Company and the cooperation extended by Banks, Government authorities, customers and shareholders of the Company and looks forward to a continued mutual support and co-operation. The Directors regret the loss of life due to COVID-19 pandemic and are deeply grateful and have immense respect for every person who risked their life and safety to fight this pandemic. The Directors appreciate and value the contribution made by every member of the MIL family.

For and on behalf of the Board of Directors

For Mohit Industries Limited For Mohit Industries Limited

Sd/- Sd/- Manich Sahaa)

Date: 30th August 2021(Narayan Saboo)(Manish Saboo)Place: SuratManaging DirectorDirector & CFO

ANNEXURE - 1 TO DIRECTORS' REPORT FORM NO. MGT 9

EXTRACT OF ANNUAL RETURN AS ON FINANCIAL YEAR ENDED ON 31/03/2021 [Pursuant to Section 92 (3) of the Companies Act, 2013 and rule 12(1) of the Company (Management & Administration) Rules, 2014]

I. REGISTRATION & OTHER DETAILS

1.	CIN	L17119GJ1991PLC015074				
2.	Registration Date	18/02/1991				
3.	Name of the Company	MOHIT INDUSTRIES LIMITED				
4.	Category/Sub-category of the Company	Public Company Limited by Shares / Indian Non-Government Company				
_	Address of the Registered office & contact details	601-B, "A" Wing, International Trade Centre, Majura Gate Crossing, Ring Road, Surat 395002, Gujarat, India				
5.		Phone: +91-261-2463261/62/63 Fax: +91-261-2463264				
		E-mail: contact@mohitindustries.com				
6.	Whether listed company	Yes				
7.	Name, Address & contact details of the Registrar & Transfer Agent, if any.	ADROIT CORPORATE SERVICES PVT. LTD. 17-20, Jafferbhoy Ind. Estate, 1st Floor, Makwana Road, Marol Naka, Andheri (E), Mumbai 400059, India Phone: +91-22-42270400 / 42270422 Fax:+91-22-28503748 E-mail: info@adroitcorporate.com				

II. PRINCIPAL BUSINESS ACTIVITIES OF THE COMPANY

(All the business activities contributing 10 % or more of the total turnover of the company shall be stated)

Sr. no	Name and Description of main products / services	% to total turnover of the company		
1	FABRIC	1312	13.81%	
2	YARN	1312	86.19%	

III. PARTICULARS OF HOLDING, SUBSIDIARY & ASSOCIATE COMPANIES

SI No	Name & Address of the Company	CIN/GLN	Holding/ Subsidiary/ Associate	% of Shares held	Applicable Section
2	MOHIT YARNS LIMITED Registered office at 202,2nd Floor, Corporate Avenue, Sonawala Road, Goregaon (East) Mumbai 400063 Maharashtra, India	U17119MH1993PLC302664	ASSOCIATE	46.69%	Section 2(6)
3	MOHIT OVERSEAS LIMITED Registered office at 202, 2nd Floor, Corporate Avenue, Sonawala Road, Goregaon (East) Mumbai 400063 Maharashtra, India	U17299MH1991PLC302663	ASSOCIATE	49.25%	Section 2(6)

SHAREHOLDING PATTERN (Equity Share Capital Breakup as Percentage of Total Equity) MOHIT INDUSTRIES LTD - Category-wise Share Holding

Category of Shareholders	No. of Shares held at the beginning of the year No. of Shares held at the end of the year % Chai						% Change		
	Demat	Physical	Total	% of Total Shares	Demat	Physical	Total	% of Total Shares	during the year
A. Promoters									
(1) Indian									
a) Individual/HUF	0	0	0	0.00	0	0	0	0.00	0.00
b) Central Govt.	0	0	0	0.00	0	0	0	0.00	0.00
c) State Govt.	0	0	0	0.00	0	0	0	0.00	0.00
d) Bodies Corporates	600000	0	600000	4.24	600000	0	600000	4.24	0.00
e) Banks/FI	0	0	0	0.00	0	0	0	0.00	0.00
f) Persons Acting In Concert(Corp.Bodies)	4998112	0	4998112	35.30	4998112	0	4998112	35.30	0.00
g) Directors	734249	0	734249	5.19	916835	0	916835	6.07	0.88
h) Directors Relatives	1012182	0	1012182	7.15	1144735	0	1144735	8.47	1.32
Sub Total : A(1)	7344543	0	7344543	51.88	7659682	0	7659682	54.10	2.22
(2) Foreign									
a) NRI - Individuals	0	0	0	0.00	0	0	0	0.00	0.00
b) Other - Individuals	0	0	0	0.00	0	0	0	0.00	0.00
c) Bodies Corporates	0	0	0	0.00	0	0	0	0.00	0.00
d) Banks/FI	0	0	0	0.00	0	0	0	0.00	0.00
Sub Total : A(2)	0	0	0	0.00	0	0	0	0.00	0.00
Total Shareholding of Promoters (A)=(A)(1) + (A)(2)	7344543	0	7344543	51.88	7659682	0	7659682	54.10	4.12
B. Public Shareholding									
(1) Institutions									
a) Mutual Funds	0	0	0	0.00	0	0	0	0.00	0.00
b) Banks/FI	887	0	887	0.01	460	0	460	0.00	0.00
c) Central Govt.	0	0	0	0.00	0	0	0	0.00	0.00
d) State Govt.	0	0	0	0.00	0	0	0	0.00	0.00
e) Venture Capital Funds	0	0	0	0.00	0	0	0	0.00	0.00
f) Insurance Companies	0	0	0	0.00	0	0	0	0.00	0.00
g) FIIs	0	0	0	0.00	0	0	0	0.00	0.00
h) Foreign Venture Capital Funds	0	0	0	0.00	0	0	0	0.00	0.00
i) Any Other (Specify)									
Sub Total : B(1)	887	0	887	0.01	460	0	460	0.00	0.00
(2) Non - Institutions									
a) Bodies Corporates									
ai) Indian	1079810	0	1079810	7.63	1006839	0	1006839	7.11	-2.41
aii) Overseas	0	0	0	0.00	0	0	0	0.00	0.00
b) Individuals	0	0		0.00	0	0	0	0.00	0.00
bi) Individual Shareholders holding nominal share									
capital upto Rs. 1 Lakh	4674542	17362	4691904	33.14	4300745	15560	4316305	30.49	-2.65
bii) Individual Shareholders holding nominal share	987914	0	987914	6.98	1107824	0	1107824	7.82	0.85
capital in excess of Rs. 1 Lakh c) Any Other (Specify)									
	106017		16017	0.11	22470	0	22470	0.17	0.05
c-1) Investor Education And Protection Fund	106017	-	16017	0.11	23470	0	23470	0.17	0.05
c-2) Non Resident Indians (Individuals)	30930	0	30930	0.22	25180	0	25180	0.18	-0.04
c-3) Trusts	5001 569	0	5001 569	0.04	5071	0	5071	0.04	0.00
c-4) Clearing Member Sub Total : B(2)		-		0.00	12744	-	12744 6497433	45.89	
Total Public Shareholding (B)=(B)(1) + (B)(2)	6794783 6795670	17362	6812145	48.12	6481873	15560			-4.12
C. Shares held by Custodian for GDRs & ADRs	0/930/0	17362	6813032	48.13	6482333	15560	6497893	45.90	-4.12
•	0	0	0	0.00	0	0	0	0.00	0.00
a) Promoter & Promoter Group	0	+	0	0.00	0	0	0	0.00	0.00
b) Public	0	0	0	0.00	0	0	0	0.00	0.00
Sub Total: (C)(1) Total Shareholding of Shares held by Custodian	0	0	0	0.00			0	0.00	0.00
for GDRs & ADRs (C)=(C)(1)	_	17363		0.00	14142015	15560	14157575	0.00	0.00
Grand Total (A + B + C)	14140213	17362	14157575	100.00	14142015	15560	14157575	100.00	0.00

Shareholding of Promoters

			of Shares held Jinning of the		No. of	%		
Sr. No.	Shareholder's Name	Number of shares	% of total Shares of the company	%of Shares Pledged / encumbered to total shares	Number of shares	% of total Shares of the company	%of Shares Pledged / encumbered to total shares	Change during the year
1	MANISH N. SABOO	75440	0.53	0.00	75440	0.53	0.00	0.00
2	MOHIT NARAYAN SABOO	162836	1.15	0.00	162836	1.15	0.00	0.00
3	MOHIT EXIM PRIVATE LIMITED	600000	4.24	0.00	600000	4.24	0.00	0.00
4	NARAYAN SITARAM SABOO HUF	27866	0.20	0.00	27866	0.20	0.00	0.20
5	AYUSHI MANISH SABOO	60000	0.42	0.00	60000	0.42	0.00	0.00
6	NARESH SITARAM SABOO	78424	0.55	0.00	78424	0.55	0.00	0.00
7	SITARAM NANDLAL SABOO	240021	1.70	0.00	240021	1.70	0.00	0.00
8	MADHU NARAYAN SABOO .	431359	3.05	0.00	621878	4.39	0.00	1.34
9	MASK INVESTMENTS LIMITED	1428881	10.09	0.00	1428881	10.09	0.00	0.00
10	SONIA NARESH SABOO	60000	0.42	0.00	60000	0.42	0.00	0.00
11	NARAYAN SITARAM SABOO	580385	4.10	0.00	705005	4.98	0.00	0.88
12	MOHIT YARNS LIMITED	1970609	13.92	0.00	1970609	13.92	0.00	0.00
13	SITARAM NANDLAL SABOO HUF	30100	0.21	0.00	30100	0.21	0.00	0.21
14	MOHIT OVERSEAS LIMITED	1598622	11.29	0.00	1598622	11.29	0.00	0.00
	TOTAL	7344543	51.88	0.00	7659682	54.10	0.00	2.63

Change in Promoters' Shareholding (please specify, if there is no change)

		uning (pieuse specify, ii diere is no (No.of Shares beginning of		Cumulative during the y	Shareholding rear
SI. No.		Name of Promoter's	As On Date	No. of Shares	% of total shares of the company	No. of shares	% of total shares of the company
1	At the beginning of the year	MOHIT YARNS LIMITED	01-04-2020	1970609	13.92	1970609	13.92
	Date wise Increase / Decrease in year	Promoters Share holding during the		NIL	NIL		
	At the End of the year		31/03/2021	0	0.00	1970609	13.92
2	At the beginning of the year	NARAYAN SITARAM SABOO HUF	01-04-2020	27866	0.20	27866	0.20
	Date wise Increase / Decrease in Promoters Share holding during the year			NIL	NIL		
	At the End of the year		31/03/2021	0	0.00	27866	0.20
3	At the beginning of the year	MASK INVESTMENTS LIMITED	01-04-2020	1428881	10.09	1428881	10.09
	Date wise Increase / Decrease in Promoters Share holding during the year			NIL	NIL		
	At the End of the year		31/03/2021	0	0.00	1428881	10.09
4	At the beginning of the year	MOHIT OVERSEAS LIMITED	01-04-2020	1598622	11.29	1598622	11.29
	Date wise Increase / Decrease in year	Promoters Share holding during the		NIL	NIL		
	At the End of the year		31/03/2021	0	0.00	1598622	11.29
5	At the beginning of the year	SITARAM NANDLAL SABOO HUF	01-04-2020	30100	0.21	30100	0.21
	Date wise Increase / Decrease in year	Promoters Share holding during the		NIL	NIL		
	At the End of the year		31/03/2021	0	0.00	30100	0.21

				No.of Shares		Cumulative during the y	Shareholding rear
SI. No.		Name of Promoter's	As On Date	No. of Shares	% of total shares of the company	No. of shares	% of total shares of the company
6	At the beginning of the year	MOHIT EXIM PRIVATE LIMITED	01-04-2020	600000	4.24	600000	4.24
	Date wise Increase / Decrease in year	Promoters Share holding during the		NIL	NIL		
	At the End of the year		31/03/2021	0	0.00	600000	4.24
7	At the beginning of the year	NARESH SITARAM SABOO	01-04-2020	78424	0.55	78424	0.55
	Date wise Increase / Decrease in year	Promoters Share holding during the		NIL	NIL		
	At the End of the year		31/03/2021	0	0.00	78424	0.55
8	At the beginning of the year	MADHU NARAYAN SABOO	01-04-2020	431359	3.05	431359	3.05
		Promoters Share holding during the	26/02/2021	15000	0.11	446359	3.15
			05/03/2021	33239	0.23	479598	3.39
			19/03/2021	29009	0.20	508607	3.59
			26/03/2021	103938	0.73	612545	4.33
	At the End of the year	T	31/03/2021	9333	0.07	621878	4.39
9	At the beginning of the year	NARAYAN SITARAM SABOO	01-04-2020	580385	4.10	580385	4.10
	Date wise Increase / Decrease in Promoters Share holding during th year		18/09/2020	62274	0.44	642659	4.54
		Т	30/09/2020	11350	0.08	654009	4.62
			02/10/2020	11335	0.08	665344	4.70
			09/10/2020	11074	0.08	676418	4.78
			20/11/2020 27/11/2020	1718 5869	0.01	678136 684005	4.79 4.83
			04/12/2020	14000	0.10	698005	4.83
			19/03/2021	7000	0.05	705005	4.98
	At the End of the year		31/03/2021	0	0.00	705005	4.98
10	At the beginning of the year	SITARAM NANDLAL SABOO	01-04-2020	240021	1.70	240021	1.70
	Date wise Increase / Decrease in year	Promoters Share holding during the		NIL	NIL		
	At the End of the year		31/03/2021	0	0.00	240021	1.70
11	At the beginning of the year	AYUSHI MANISH SABOO	01-04-2020	60000	0.42	60000	0.42
	Date wise Increase / Decrease in year	Promoters Share holding during the		NIL	NIL		
	At the End of the year		31/03/2021	0	0.00	60000	0.42
12	At the beginning of the year	SONIA NARESH SABOO	01-04-2020	60000	0.42	60000	0.42
	Date wise Increase / Decrease in year	Promoters Share holding during the		NIL	NIL		
	At the End of the year		31/03/2021	0	0.00	60000	0.42
13	At the beginning of the year	MANISH N. SABOO	01-04-2020	75440	0.53	75440	0.53
	Date wise Increase / Decrease in year	Promoters Share holding during the		NIL	NIL		
	At the End of the year		31/03/2021	0	0.00	75440	0.53
14	At the beginning of the year	MOHIT NARAYAN SABOO	01-04-2020	162836	1.15	162836	1.15
		Promoters Share holding during the		NIL	NIL		
	At the End of the year		31/03/2021	0	0	162836	1.15

Shareholding Pattern of top ten Shareholders (other than Directors, Promoters and Holders of GDRs and ADRs):

	Juai enviuning Fattern of top ten Sn	narenoiding Pattern of top ten Snarenoiders (other than Directors,								
					res held at the g of the year	Cumulative during the y	Shareholding /ear			
SI. No.	For Each of the Top 10 Shareholders	Name of Shareholder's	As On Date	No. of Shares	% of total shares of the company	No. of shares	% of total shares of the company			
1	At the beginning of the year	NXT FAB PRIVATE LIMITED	01-04-2020	654693	4.62	654693	4.62			
	Date wise Increase / Decrease in Shar	e holding during the year		NIL	NIL					
	At the End of the year		31/03/2021	0	0.00	654693	4.62			
2	At the beginning of the year	NXT POLYESTER PRIVATE LIMITED	01-04-2020	217244	1.53	217244	1.53			
	Date wise Increase / Decrease in Shar	e holding during the year		NIL	NIL					
	At the End of the year		31/03/2021	0	0.00	217244	1.53			
3	At the beginning of the year	CHARAN SINGH	01-04-2020	22309	0.16	22309	0.16			
	Date wise Increase / Decrease in Shar	re holding during the year	08/01/2021	5530	0.04	27839	0.20			
			15/01/2021	20869	0.15	48708	0.34			
			22/01/2021	8092	0.06	56800	0.40			
			05/02/2021	4593	0.03	61393	0.43			
			12/02/2021	19412	0.14	80805	0.57			
			26/02/2021	17700	0.13	98505	0.70			
			05/03/2021	1800	0.01	100305	0.71			
			12/03/2021	700	0.00	101005	0.71			
			19/03/2021	31	0.00	101036	0.71			
			26/03/2021	-2000	0.01	99036	0.70			
	At the End of the year		31/03/2021	0	0.00	99036	0.70			
4	At the beginning of the year	MEENA MAHESHWARI	01-04-2020	13575	0.10	13575	0.10			
	Date wise Increase / Decrease in Shar	e holding during the year	27/11/2020	13372	0.09	26947	0.19			
			04/12/2020	30000	0.21	56947	0.40			
			11/12/2020	7777	0.05	64724	0.46			
			18/12/2020	17287	0.12	82011	0.58			
			31/12/2020	10	0.00	82021	0.58			
			15/01/2021	4573	0.03	86594	0.61			
			19/03/2021	2250	0.02	88844	0.63			
			26/03/2021	1100	0.01	89944	0.64			
	At the End of the year		31/03/2021	56	0.00	90000	0.64			
5	At the beginning of the year	VIJAYA P. DHOOT	01-04-2020	75409	0.53	75409	0.53			
	Date wise Increase / Decrease in Shar		5. 5. 2020	NIL	NIL	75.05	0.55			
	At the End of the year		31/03/2021	0	0.00	75409	0.53			
	, , , , , , , , , , , , , , , , , , ,		2., 20, 2021		3.30	, 5.35	3.55			
6	At the beginning of the year	ASTRAL AUTO PARTS PVT LTD	01-04-2020	69222	0.49	69222	0.49			
	Date wise Increase / Decrease in Shar	e holding during the year		NIL	NIL					
	At the End of the year		31/03/2021	0	0.00	69222	0.49			
7	At the beginning of the year	RAMASAMY KALAISELVAN	01-04-2020	61445	0.43	61445	0.43			
7		1 1 1 1 1 1 1								
/	Date wise Increase / Decrease in Shar At the End of the year	re holding during the year	31/03/2021	NIL 0	0.00	61445	0.43			

SI. No.	For Each of the Top 10 Shareholders	Name of Shareholder's	As On Date	No. of Shares	% of total shares of the company	No. of shares	% of total shares of the company
8	At the beginning of the year	ANAGHA AJAY TAMHANKAR	01-04-2020	43848	0.31	43848	0.31
	Date wise Increase / Decrease in Sh	are holding during the year		NIL	NIL		
	At the End of the year	At the End of the year		0	0.00	43848	0.31
9	At the beginning of the year BHAJAN LAL JAMB		01-04-2020	40000	0.28	40000	0.28
	Date wise Increase / Decrease in Sh		NIL	NIL			
	At the End of the year		31/03/2021	15	0.00	40015	0.28
10	At the beginning of the year	PUNAM SINGH	01-04-2020	27264	0.19	27264	0.19
	Date wise Increase / Decrease in Share holding during the year		08/01/2021	3542	0.03	30806	0.22
			15/01/2021	6297	0.04	37103	0.26
			12/03/2021	-500	0.00	36603	0.26
	At the End of the year		31/03/2021	0	0.00	36603	0.26
11	At the beginning of the year	BALHAANS VINTRADE PRIVATE LIMITED	01-04-2020	35000	0.25	35000	0.25
	Date wise Increase / Decrease in Sh	are holding during the year		NIL	NIL		
	At the End of the year		31/03/2021	0	0.00	35000	0.25
12	At the beginning of the year	At the beginning of the year SUKETU SUMTILAL SHAH		33499	0.24	33499	0.24
	Date wise Increase / Decrease in Sh	are holding during the year		NIL	NIL		
	At the End of the year		31/03/2021	0	0.00	33499	0.24

Shareholding of Directors and Key Managerial Personnel

	Shareholding of Directors and Key Managerial Personne	No.of Sha	res held at the g of the year	Cumulative Shareholding during the year		
SI. No.	Each of Directors & KMP	No. of Shares	% of total shares of the company	No. of shares	% of total shares of the company	
1	Mr. Narayan Saboo (Managing Director)					
	At the beginning of the year	5,80,385	4.10	5,80,385	4.10	
	18/09/2020	62,274	0.44	6,42,659	0.05	
	30/09/2020	11,350	0.08	6,54,009	0.13	
	02/10/2020	11,335	0.08	6,65,344	0.21	
	09/10/2020	11,074	0.08	6,76,418	0.28	
	20/11/2020	1,718	0.01	6,78,136	0.30	
	27/11/2020	5,869	0.04	6,84,005	0.34	
	04/12/2020	14,000	0.10	6,98,005	0.44	
	19/03/2021	7,000	0.05	7,05,005	0.49	
	31/03/2021	-	0.00	7,05,005	4.45	
	At the end of the year			7,05,005	4.45	
2	Mr. Naresh Saboo (Director)					
	At the beginning of the year	78424	0.55	78424	0.55	
	No Changes	-	0.55	78424	0.55	
	At the end of the year	-	-	78424	0.55	
3	Mr. Manish Narayan Saboo (CFO & Director)					
	At the beginning of the year	75,440	0.53	75,440	0.53	
	No Changes	-	0.00	75,440	0.53	
	At the end of the year			75,440	0.53	
4	Mr. Jayesh Gandhi (Independent Director)					
	At the beginning of the year	414	0.00	414	0.00	
	No Changes		0.00	414	0.00	
	At the end of the year		0.00	414	0.00	
5	Mr. Sachin Jain (Independent Director)					
	At the beginning of the year	_	0.00	_	0.00	
		_	0.00	_	0.00	
	At the end of the year		0.00	-	0.00	
6	Mr. Harmil Shah (Independent Director)					
	At the beginning of the year	-	0.00	-	0.00	
	, , , , , , , , , , , , , , , , , , ,	-	0.00	-	0.00	
	At the end of the year			-	0.00	
_						
7	Mrs. Pragya Memani (Independent Director)					
	At the beginning of the year	-	0.00	-	0.00	
	At the end of the year	_	0.00	-	0.00	
8	Miss. Nikita Pediwal(Company Secretary)					
U	At the beginning of the year		0.00	_	0.00	
	At the Deginning of the year		000	_	0.00	
	At the end of the year	-	000	-	0.00	

V) INDEBTEDNESS			,					
(Indebtedness of the Company including interest outstanding/accrued but not due for payment)								
	Secured Loans excluding deposits	Unsecured Loans	Deposits	Total Indebtedness				
Indebtedness at the beginning of the financial year								
i) Principal Amount	40,01,88,154	10,51,88,828		50,53,76,982				
ii) Interest due but not paid								
iii) Interest accrued but not due								
Total (i+ii+iii)								
Change in Indebtedness during the financial year								
* Addition	2,13,10,465	5,16,89,969		7,30,00,434				
* Reduction	22,50,695	7,06,32,144		7,28,82,839				
Net Change	1,90,59,770	(1,89,42,175)		1,17,595				
Indebtedness at the end of the financial year								
i) Principal Amount	41,92,47,923.87	8,62,46,653.00		50,54,94,577				
ii) Interest due but not paid								
iii) Interest accrued but not due								
Total (i+ii+iii)	41,92,47,923.87	8,62,46,653.00		50,54,94,577				

VI REMUNERATION OF DIRECTORS AND KEY MANAGERIAL PERSONNEL

A. Remuneration to Managing Director, Whole time director and/or Manager

_			Name of N	MD/WTD/Manager D	irector			
Sr. No.		Particulars of Remuneration	Mr. Narayan Saboo (Managing Director)			Total Amount		
1	Gross salary							
	(a)	Salary as per provisions contained in section 17(1) of the Income Tax. 1961.	-	-	-	-		
	(b)	Value of perquisites u/s 17(2) of the Income tax Act, 1961	-	-	-	-		
	(c)	Profits in lieu of salary under section 17(3) of the Income Tax Act, 1961	-	-	-	-		
2		Stock option	-	-	-	-		
3		Sweat Equity	-	-	-	-		
4		Commission	-	-	-	-		
		as % of profit	-	-	-	-		
		others (specify)	-	-	-	-		
5		Others, please specify	-	-	-	-		
		Total (A)	-	-	-	-		
		Ceiling as per the Act	₹ 9.4 lakhs (being 10 % of the net profit of the company as per section 198 of the Companies Act, 2013					

B. Remuneration to other directors

Sr. No.	Part	endent Directors Mr. Jayesh Mr. Sachin Mrs. Pragya Mr. Harmil Gandhi Jain Memani Shah ee for attending board committee	Total Amount				
1	1 Independent Directors		Mr. Jayesh	Mr. Sachin	Mrs. Pragya	Mr. Harmil	iotai Amount
			Gandhi	Jain	Memani	Shah	
	(a)	Fee for attending board committee	-	-	-	-	-
		meetings					
	(b)	Commission	1	-	-	-	-
	(c)	Others, please specify	-	-	-	-	-
		Total (1)	-	-	-	-	-

2	Othe	er Non Executive Directors	Nil	Nil	Nil	Nil	Nil	
	(a)	Fee for attending board committee						
		meetings						
	(b)	Commission	-	-	-	-	-	
	(c)	Others, please specify.	-	-	-	-	-	
		Total (2)	-	-	-	-	-	
		Total (B)=(1+2)	-	1	-	-	-	
	1	Total Managerial Remuneration (A+B)			-			
		Overall Ceiling as per the Act:	₹ 10.33 lakhs (being 11 % of the net profit of the company as per section					
			198 of the Com	panies Act, 20	013			

C. REMUNERATION TO KEY MANAGERIAL PERSONNEL OTHER THAN MD/MANAGER/WTD

Sr. No.	Particulars of Remuneration Key Managerial personnel*					-	
1	Gro	ss Salary	CEO	CFO (Mr. Manish Saboo)	Company Secretary (Ms. Nikita Pediwal)	Total	
	(a) Salary as per provisions contained in section 17(1) of the Income Tax Act, 1961.		-	-	292481	292481	
	(b)	Value of perquisites u/s 17(2) of the Income Tax Act, 1961	-	-	-	-	
	(c)	Profits in lieu of salary under section 17(3) of the Income Tax Act, 1961	-	-	-	-	
2		Stock Option	-	-	-	-	
3		Sweat Equity	-	-	-	-	
4		Commission	-	-	-	-	
		as % of profit	-	-	-	-	
		others, specify	-	-	-	-	
5		Others, please specify	-	-	-	-	
		Total	-	-	-	-	

^{*} Remuneration to CEO/CFO is also already covered in Part A i.e. Remuneration to Managing Director, Whole-time Directors and/or Manager.

VII.	PENALTIES/PUNISH	MENT/COMPPOUN	DING OF OFFENCES			
	Туре	Section of the Companies Act	Brief Description	Details of Penalty/ Punishment/ Compounding fees imposed	Authority (RD/ NCLT/Court)	Appeall made if any (give details)
	A. COMPANY					
	Penalty	NIL	NIL	NIL	N.A	N.A
	Punishment	NIL	NIL	NIL	N.A	N.A
	Compounding NIL	NIL	NIL	NIL	N.A	N.A
	B. DIRECTORS					
	Penalty	NIL	NIL	NIL	N.A	N.A
	Punishment	NIL	NIL	NIL	N.A	N.A
	Compounding	NIL	NIL	NIL	N.A	N.A
	C. OTHER OFFICERS	IN DEFAULT				
	Penalty	NIL	NIL	NIL	N.A	N.A
	Punishment	NIL	NIL	NIL	N.A	N.A
	Compounding	NIL	NIL	NIL	N.A	N.A

ANNEXURE-2 TO DIRECTORS' REPORT

NOMINATION AND REMUNERATION POLICY

NOMINATION AND REMUNERATION COMMITTEE

The Board of Directors of Mohit Industries Limited ("the Company") constituted the "Nomination and Remuneration Committee"

COMPLIANCE

The Nomination and Remuneration Committee and this Policy shall be in compliance with Section 178 of the Companies Act, 2013 and Regulation 19(4) & Schedule II Part D (A) of SEBI (Listing Obligations and Disclosure Regulations, 2015.

ROLE OF THE COMMITTEE

The role of the committee will be the following

- a) To formulate criteria for determining qualifications, positive attributes and independence of a Director.
- b) To formulate criteria for evaluation of Independent Directors and the Board.
- c) To identify persons who are qualified to become Directors and who may be appointed in Senior Management in accordance with the criteria laid down in this policy.
- d) To carry out evaluation of Director's performance.
- e) To recommend to the Board the appointment and removal of Directors and Senior Management.
- f) To recommend to the Board policy relating to remuneration for Directors, Key Managerial Personnel and Senior Management.
- g) To devise a policy on Board diversity, composition, size.
- h) Succession planning for replacing Key Executives and overseeing.
- i) To carry out any other function as is mandated by the Board from time to time and / or enforced by any statutory notification, amendment or modification, as may be applicable.
- j) To perform such other functions as may be necessary or appropriate for the performance of its duties.

Key Managerial Personnel ("KMP") means:

- I. Managing Director, or Chief Executive Officer or Manager and in their absence, a Whole-time Director;
- II. Chief Financial Officer;
- III. Company Secretary; and Such other officer as may be prescribed.

Senior Managerial Personnel means Personnel of the company who are members of its core management team excluding Board of Directors. Normally, this would comprise all members of management, of rank equivalent to General Manager and above, including all functional heads.

OBJECTIVE

The objective of the policy is to ensure that

- a) the level and composition of remuneration is reasonable and sufficient to attract, retain and motivate directors of the quality required to run the company successfully;
- b) relationship of remuneration to performance is clear and meets appropriate performance benchmarks; and
- c) Remuneration to directors, key managerial personnel and senior management involves a balance between fixed and incentive pay reflecting short and long-term performance objectives appropriate to the working of the company and its goals.

APPOINTMENT CRITERIA FOR DIRECTOR/KMP AND SENIOR MANAGEMENT

- a) A person who is proposed to be appointed as a Director and/or Senior Management as a KMP should possess adequate qualification, expertise and experience for the position he / she is considered for appointment. The Committee has authority to decide whether qualification, expertise and experience possessed by a person are sufficient / satisfactory for the position.
- b) A person shall not be eligible for appointment as a Director of a Company if he stands disqualified under the provisions mentioned in Section 164 of the Companies Act, 2013, rules made thereunder, SEBI Listing Regulations or any other enactment for the time being in force.
- c) The Director shall be appointed as per the procedure laid down under the provisions of the Companies Act, 2013, Rules made thereunder, SEBI Listing Regulations or any other enactment for the time being in force.
- d) Appointment of Independent Director is subject to compliance of provisions of section 149 of the Companies Act, 2013, read with schedule IV and Rules made thereunder the Act and SEBI Listing Regulations as amended from time to time.
- e) On appointment to the Board, Independent Directors shall have to be issued a formal letter of appointment in accordance with the provisions of the Act and the Rules made thereunder.
- f) Appointment of key Managerial Personnel ("KMP") is subject to compliance of Section 203 of the Companies Act, 2013, read with Rules made thereunder the Act (as amended from time to time).

g) The appointment of Senior Management Personnel (excluding KMP) will be decided by the Managing Director and their terms of appointment will be in accordance with the company policy.

TERM / TENURE OF APPOINTMENT FOR DIRECTORS/KMP AND SENIOR MANAGEMENT

a) Managing Director/Whole-time Director:

The Company shall appoint or re-appoint any person as its, Managing Director or Whole Time Director for a term not exceeding five years at a time. No re-appointment shall be made earlier than one year before the expiry of term.

The Company shall not appoint or continue the employment of any person as Managing Director or Whole-time Director who has attained the age of seventy years. Provided that the term of the person holding this position may be extended beyond the age of seventy years with the approval of shareholders by passing a special resolution.

b) Independent Director:

An Independent Director shall hold office for a term up to five consecutive years on the Board of the Company and will be eligible for re-appointment on passing of a special resolution by the Company and disclosure of such appointment in the Board's report.

No Independent Director shall hold office for more than two consecutive terms of upto maximum of 5 years each, but such Independent Director shall be eligible for appointment after expiry of three years of ceasing to become an Independent Director.

Provided that an Independent Director shall not, during the said period of three years, be appointed in or be associated with the Company in any other capacity, either directly or indirectly.

At the time of appointment of Independent Director it should be ensured that number of Boards on which such Independent Director serves is restricted to seven listed companies as an Independent Director and three listed companies as an Independent Director in case such person is serving as a Whole-time Director of a listed company or such other number as may be prescribed under the Act.

c) Senior Management

In case of Senior Management (excluding KMPs at senior level) term/tenure of appointment will be as per Company rules and policy.

RETIREMENT AND REMOVAL OF DIRECTORS AND SENIOR MANAGEMENT

The Committee may recommend with reasons recorded in writing, removal of a Director, KMP or Senior Management Personnel subject to the provisions and compliance of the Companies Act, 2013, rules and regulations and the policy of the Company.

The Director, KMP and Senior Management Personnel shall retire as per the applicable provisions of the Act and the prevailing policy of the Company. The Board will have the discretion to retain the Director, KMP, Senior Management Personnel in the same position/ remuneration or otherwise even after attaining the retirement age, for the benefit of the Company. Due to reasons for any disqualification mentioned in the Act or the Rules made thereunder or under any other applicable Act, Rules and regulations thereunder, a Director shall be removed from his directorship held with the Company.

POLICY FOR REMUNERATION TO DIRECTORS / KMP / SENIOR MANAGEMENT PERSONNEL

1. Remuneration to Managing Director / Whole-time Directors

- a. The Remuneration/ Commission etc. to be paid to Managing Director / Whole-time Directors/Executive Directors, etc. shall be governed as per provisions of the Companies Act, 2013 and rules made there under or any other enactment for the time being in force and the approvals obtained from the Members of the Company.
- b. The Nomination and Remuneration Committee shall make such recommendations to the Board of Directors, as it may consider appropriate with regard to remuneration to Managing Director / Whole time Directors/Executive Directors.

2. Remuneration to Non-Executive/Independent Directors:

The Non-Executive/ Independent Directors may receive sitting fees as per the provisions of Companies Act, 2013. The amount of sitting fees, as recommended by the Nomination and Remuneration Committee and approved by the Board of Directors, shall be subject to ceiling/ limits as provided under Companies Act, 2013 and rules made there under or any other enactment for the time being in force.

3. Remuneration to Key Managerial Personnel and Senior Management:

The remuneration to Key Managerial Personnel and Senior Management, shall consist of fixed pay and incentive pay, in compliance with the provisions of the Companies Act, 2013 and in accordance with the Company's Policy.

FIXED PAY

The Fixed pay shall include monthly remuneration, employer's contribution to Provident Fund, contribution to pension fund, pension schemes, etc. as decided from to time.

INCENTIVE PAY

The Incentive pay shall be decided based on the balance between performance of the Company and performance of the Key Managerial Personnel and Senior Management, to be decided annually or at such intervals as may be considered appropriate.

POLICY ON BOARD DIVERSITY

- a) The Board of Directors shall have an optimum combination of Directors from different areas / fields as may be considered appropriate, as well as gender.
- b) The Board shall have at least one board member who has accounting or related financial management expertise and other members of the Board should be financially literate.
- c) The board shall have at least one woman director.
- d) To the extent feasible, the composition of the Board should be of individual from different functional domain areas.

DISCLOSURE OF THE POLICY

The remuneration policy and evaluation criteria of the committee shall be disclosed in the Board's report forming a part of the Annual Report of the Company.

FREQUENCY OF MEETINGS

The meetings of the Committee could be held at such regular intervals as may be required.

OUORUM

Minimum two (2) members shall constitute a quorum for the Committee meeting.

CHAIRMAN

In the absence of the Chairman, the members of the Committee present at the meeting shall choose one amongst them to act as Chairman. Chairman of Nomination and Remuneration Committee meeting could be present at the Annual General Meeting, to answer the Members queries. However it would be upto the Chairman to nominate some other member to answer the Members' queries.

MISCELLANEOUS

This policy shall be updated from time to time, by the Company in accordance with the amendments, if any, to the Companies Act, 2013, rules made thereunder, SEBI Listing Obligations or any other applicable enactment for the time being in force.

ANNEXURE-3 TO DIRECTORS' REPORT

Form No. MR-3

Secretarial Audit Report For the financial year ended March 31, 2021 [Pursuant to Section 204(1) of the Companies Act, 2013 and Rule No. 9 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014]

To,

The Members

Mohit Industries Limited

601-B, "A" Wing, International Trade Centre, Majuragate crossing, Ring Road, Surat – 395 002

I have conducted the secretarial audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by MOHIT INDUSTRIES LIMITED (hereinafter called the Company). Secretarial Audit was conducted in a manner that provided me a reasonable basis for evaluating the corporate conducts/statutory compliances and expressing my opinion thereon.

Based on my verification of the books, papers, minute books, forms and returns filed and other records maintained by the Company and also the information and representation provided by the Company, its officers, agents and authorized representatives during the conduct of secretarial audit, I hereby report that, in my opinion, the Company has, during the audit period covering the financial year ended on 31.03.2021, complied with the statutory provisions listed hereunder and also that the Company has proper Board-processes and compliance-mechanism in place to the extent, in the manner and subject to the reporting made hereinafter:

- 1. I have examined the books, papers, minute books, forms and returns filed and other records maintained by the company for the financial year ended on 31.03.2021 according to the provisions of:
 - (i) The Companies Act, 2013 (the Act) and the Rules made there under;
 - (ii) The Securities Contracts (Regulation) Act, 1956 ('SCRA') and the Rules made there under;
 - (iii) The Depositories Act, 1996 and the Regulations and Bye-laws framed thereunder;
 - (iv) Foreign Exchange Management Act, 1999 and the Rules and Regulations made thereunder to the extent of Foreign Direct Investment, Overseas Direct Investment and External Commercial Borrowings; There are no events occurred during the year which attracts provisions of these Act, Rules and Regulations and hence not applicable.
 - (v) The following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBI Act') to the extent applicable to the Company:
 - a. The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011;
 - b. The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015;
 - c. The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018; -There are no events occurred during the year which attracts provisions of these regulations hence not applicable.
 - d. The Securities and Exchange Board of India (Employees Stock Option Scheme and Employee Stock Purchase Scheme) Guidelines, 1999; There are no events occurred during the year which attracts provisions of these regulations hence not applicable
 - e. The Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008; There are no events occurred during the year which attracts provisions of these regulations hence not applicable
 - f. The Securities and Exchange Board of India (Registrars to an Issue and Share Transfer Agents) Regulations, 1993 regarding the Companies Act and dealing with client;
 - g. The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009; There are no events occurred during the year which attracts provisions of these regulations hence not applicable.
 - h. The Securities and Exchange Board of India (Buyback of Securities) Regulations, 1998; There are no events occurred during the year which attracts provisions of these regulations hence not applicable.
 - i. The Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015;
 - (vi) Factories Act, 1948
 - (vii) Industrial Disputes Act, 1947
 - (viii) The Payment of Wages Act, 1936
 - (ix) The Minimum Wages Act, 1948
 - (x) Employees State Insurance Act, 1948
 - (xi) The Employees Provident Fund and Miscellaneous Provisions Act, 1952
 - (xii) The Payment of Bonus Act, 1965
 - (xiii) The Payment of Gratuity Act, 1972
 - (xiv) The Contract Labour (Regulation and Abolition) Act, 1970
 - (xv) The Maternity Benefit Act, 1961
 - (xvi) The Child Labour (Prohibition and Regulation) Act, 1986
 - (xvii) The Employees Compensation Act, 1923

- (xviii) The Apprentices Act, 1961
- (xix) The Employment Exchange (Compulsory Notification of Vacancies) Act, 1959
- (xx) The Environment (Protection) Act, 1986 (read with The Environment (Protection) Rules, 1986)
- (xxi) The Hazardous Waste (Management, Handling and Transboundary Movement) Rules, 2008.
- (xxii) The Water (Prevention and Control of Pollution) Act, 1974 (read with Water (Prevention and Control of Pollution) Rules, 1975)
- (xxiii) The Air (Prevention and Control of Pollution) Act, 1981 (read with Air (Prevention and Control of Pollution) Rules, 1982)

I have also examined compliance with the applicable clauses of Secretarial Standards issued by The Institute of Company Secretaries of India.

During the period under review the Company has generally complied with the provisions of the Act, Rules, Regulations, Guidelines, Standards, Listing Agreements etc mentioned above.

2. I further report that:

The Board of Directors of the Company is duly constituted with proper balance of Executive Directors, Non-Executive Directors and Independent Directors. The changes in the composition of the Board of Directors that took place during the period under review were carried out in compliance with the provisions of the Act.

Adequate notice is given to all directors to schedule the Board Meetings, agenda and detailed notes on agenda were sent at least seven days in advance, and a system exists for seeking and obtaining further information and clarifications on the agenda items before the meeting and for meaningful participation at the meeting.

Majority decision is carried through while the dissenting members' views are captured and recorded as part of the minutes.

- 3. I further report that, there are adequate systems and processes in the Company commensurate with the size and operations of the Company to monitor and ensure compliance with applicable laws, rules, regulations and guidelines.
- 4. I further report that during the audit period the company has not taken major steps or enter into events having a major bearing on the company's affairs in pursuance of the above referred laws, rules, regulations, guidelines, standards etc.

This report is to be read with our letter dated 30th Day of August, 2021 which is annexed and forms an integral part of this report.

The Members

Mohit Industries Limited

601-B, "A" Wing, International Trade Centre, Majuragate crossing, Ring Road, Surat – 395 002

My report of even date is to be read along with this letter.

- 1. Maintenance of secretarial record is the responsibility of the management of the company. My responsibility is to express an opinion on these secretarial records based on my audit.
- 2. I have followed the audit practices and processes as were appropriate to obtain reasonable assurance about the correctness of the contents of the Secretarial records. The verification was done on test basis to ensure that correct facts are reflected in secretarial records. I believe that the processes and practices, I followed provide a reasonable basis for my opinion.
- 3. I have not verified the correctness and appropriateness of financial records and Books of Accounts of the company.
- 4. Wherever required, I have obtained the Management representation about the compliance of laws, rules and regulations and happening of events etc.
- 5. The compliance of the provisions of Corporate and other applicable laws, rules, regulations, standards is the responsibility of management. My examination was limited to the verification of procedures on test basis.
- 6. The Secretarial Audit report is neither an assurance as to the future viability of the company nor of the efficacy or effectiveness with which the management has conducted the affairs of the company.

DHIREN R DAVE COMPANY SECRETARY FCS: 4889

CP: 2496

UDIN: F004889C000856366

Place: SURAT Date: 30.08.2021

ANNEXURE-4 TO DIRECTORS' REPORT DISCLOSURE UNDER SECTION 197 (12) OF THE COMPANIES ACT, 2013

PART-(A) Disclosure as required under Rules 5 (1) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014

(1) (1) Ratio of the Remuneration of each director to the median remuneration of the employees of the company for the financial year ended 31st March, 2021 and the percentage increase in remuneration of each Director, Chief Financial officer, Chief Executive officer, Company Secretary for the financial year ended 31st March, 2021:

Name of the Director/KMP	Remuneration received (In ₹)	% Increase in Remuneration in F.Y 2020-21	Ratio to median remuneration
Mr. Narayan Sitaram Saboo, (Managing Director)			
Mr. Naresh Sitaram Saboo (Director)		-	
Mr. Manish Narayan Saboo (Director & CFO)			
Miss. Nikita Pediwal (Company Secretary) **	2,92,481	7%	NA

^{**} Miss. Nikita Pediwal (Company Secretary) was appointed w.e.f 15th April, 2019

No remuneration/sitting fees paid to independent Directors during F.Y 2020-21.

- (2) During the financial year 2020-21, there was no increase in the median remuneration of employees.
- (3) There were 250 permanent employees on the rolls of the company as on 31st March, 2021.
- (4) Average percentage increase already made in the salaries of employees other than the managerial personnel in the last financial year was 8 %.
- (5) It is affirmed that the remuneration paid is as per remuneration policy of the company.

PART-(B) information as per Rules 5 (2) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014

a) Details of top ten employee in terms of gross remuneration paid during the year ended 31st March, 2021.

Sr No	Name of Employee	Designation	Remun- eration received (In ₹)	Nature of employ- ment	Qualification	Exper- ience	Date of commencement of employment	Age / DOB	Last employment held before joining company	% of equity shares held	whether any such employee is a relative of any director or manager of the company
1.	Ketan Donda	HR Manager	4,37,900	Permanent	M.S.W	7 Years	14-05-2018	07-10-1993	Fairdeal Filament Ltd	-	-
2.	Praveen N Rajput	Q.C	3,38,760	Permanent	Diploma	33 Years	01-12-2005	04-06-1966	Tripal Text Pvt. Ltd	-	-
3.	Rajesh D. Panghal	Marketing Manager	5,20,979	Permanent	Diploma Mechanical engineer	29 Years	05-07-1995	13-01-1968	Globe Synthetics Limited	-	-
4.	Bhavin Bardoliwala	System Manager (IT)	5,01,629	Permanent	BCA	14 Years	16-11-2015	26-11-1984	Sarin Technologies India Pvt. Ltd.	-	-
5.	Sarveswar Das	Plant In charge	4,82,703	Permanent	B.A	25 Years	01-08-2011	09-10-1975	Jigisha Texo Fab Ltd		
6.	Narpat Singh	Electrical Engineer	4,63,624	Permanent	Higher Secondary	27 Years	09-07-1997	30-06-1972	Viral Filament Ltd.	-	-
7.	Gautam Sarkar	Plant In charge	4,51,142	Permanent	B.com	25 Years	01-08-2017	04-01-1976	General Petrocamical Pvt Ltd	-	-
8.	Mallikarjun B. Pattanshetty	TECH. Manager	4,30,500	Permanent	B. Tech (Textile)	27 Years	01-08-2011	10-04-1968	Sanica Industries Ltd	-	-
9.	Dilip Gagrani	GM	4,12,500	Permanent	B.A	20 Years	13-03-2019	01-12-1976	Self Employed	-	-
10.	Moolchand Mohanlal Saini	Export Manager	4,48,373	Permanent	B.A	11 Years	01-04-2012	15-07-1988	Shree Sainath Moters Pvt Ltd	-	-

- b) Details of every employee, who was employed throughout the financial year, was in receipt of gross remuneration for that year which, in the aggregate, was not less than One Crores Two lakhs rupees;- (Nil) hence, Not applicable
- c) Details of every employee, who was employed for a part of the financial year, was in receipt of remuneration for any part of that year, at a rate which, in the aggregate, was not less than Eight lakhs fifty thousand rupees per month; (Nil) hence, not applicable

d) Details of every employee, who was employed throughout the financial year or part thereof, was in receipt of remuneration in that year which, in the aggregate, or as the case may be, at a rate which, in the aggregate, is in excess of that drawn by the managing director or whole-time director or manager and holds by himself or along with his spouse and dependent children, Not less than two percent of the equity shares of the company. (Nil) hence, Not applicable.

ANNEXURE-5 TO DIRECTORS' REPORT

Information on conservation of Energy, Technology absorption, Foreign Exchange earnings and outgo required to be disclosed under Section 134 of the Companies Act, 2013 read with companies (Accounts) Rules, 2014 are provided hereunder

A. CONSERVATION OF ENERGY

Energy Conservation is an ongoing process in the Company. The Company continued its efforts to improve energy usage efficiencies and increase the share of renewable energy. Various key performance indicators like specific energy (energy consumed per unit of production), specific energy costs and renewable energy contributions were continuously tracked to monitor alignment with the Company's overall sustainability approach/.

I. Steps taken or impact on conservation of energy:

- Use of energy efficient equipment and Replacement of inefficient motor
- Intensified Internal Audit aimed at detecting wastage of electricity.
- More usage of electricity purchased from DGVCL.

II. Steps taken for utilizing alternate sources of energy

- No alternative source of energy was used during the period under review.
- III. Capital investment on energy conservation equipment during the year: NIL

B. TECHNOLOGY ABSORPTION

Your company is keeping a close eye on the new product development and up gradation of technology in existing products. Up gradation in various areas of plant and machinery is continuously carried out.

- I. Efforts made towards technology absorption: NIL
- II. Benefits derived: NIL
- III. In case of imported technology (imported during the last three years reckoned from the beginning of the financial year): N.A.
 - a. Details of Technology: N.A.
 - b. Year of Import: N.A.
 - c. Whether the technology has been fully absorbed: N.A.
 - d. if not fully absorbed, areas where absorption has not taken place, and the reasons thereof N.A.
- IV. Expenditure incurred on Research and Development: NIL

C. FOREIGN EXCHANGE EARNINGS AND OUTGO

The Company has exported DTY Yarn with a Premium and in its Brand Name to South Korea, Thailand, Czech Republic, Guatemala, Bulgaria, Indonesia, Japan, Vietnam, Malaysia, Mexico, Colombia, UK, Sweden, Ethiopia, Bangladesh and many more Countries.

(₹ in Lakhs)

Particulars	31/03/2021	31/03/2020
Foreign Exchange Earning	5698.84	8,782.51
Foreign Exchange Outgo	Nil	491.55

CORPORATE GOVERNANCE REPORT

Your Directors present the Company's Report on Corporate Governance for the year ended March 31, 2021, in terms of Regulation 34(3) read with schedule V of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulation").

1. CORPORATE GOVERNANCE PHILOSOPHY

Mohit Industries Limited is committed to the Corporate Governance Philosophy and believes in following, in letter and spirit best corporate governance practices. The Corporate Governance practices followed by the Company include the corporate structure, its culture, policies and practices, personal belief, timely and accurate disclosure of information, commitment to enhancing the shareholder while protecting the interests of all the stakeholders. The Company has established procedures and systems for fairness, transparency, accountability and responsibility to meet the requirements of good corporate governance practices.

The Company's governance framework is based on the following principles which adhere to sound Corporate Governance practices of transparency and accountability:

- Constitution of Board of Directors with an appropriate blend of Executive and Non-Executive Directors committed to discharge their responsibilities and duties.
- Strict Compliance with all governance codes, Listing Regulations, other applicable laws and regulations.
- Timely and balanced disclosure of all material information relating to the Company to all stakeholders.
- Adoption of 'Code of Conduct' for Directors and Senior Management, and 'Code of Conduct for Prevention of Insider Trading and effective implementation thereof.
- Sound system of Risk Management and Internal Control.
- Regular update of Mohit website www.mohitindustries.com to keep stakeholders informed.

2. THE BOARD OF DIRECTORS

The Board of Directors is entrusted with the ultimate responsibility of the management, general affairs, direction and performance of the Company and has been vested with requisite powers, authorities and duties. The Management Committee of the Company is headed by the Managing Director and has business / functional heads as its members, which look after the day-to-day affairs of the Company.

I. Board Composition

The composition of the Board is in conformity with requirement of Regulation 17 of the Listing Regulations laying down an optimum combination of Executive and Non-Executive Directors, with at least one-woman director and not less than fifty per cent of the Board comprising of Non-Executive Directors and at least one-half comprising of Independent Directors for a Board Chaired by Executive Chairman. The Board consist of seven directors comprising Managing Director, 2 executive director and 4 Independent Directors. The composition of the Board represents an optimal mix of professionalism, Knowledge and experience.

The independent Directors do not have any pecuniary relationship or transaction either with the promoters/Management that may affect their Judgment in any manner. The Directors are experienced in business and corporate management. The Board consists of eminent persons with considerable professional expertise in various fields such as Administration, Banking, Law, Finance, Engineering etc. All Independent Directors of the Company qualify the conditions of their being independent.

The Board has identified the following skill set with reference to its Business and Industry which are available with the Board:

Name of the Director	Expertise in specific functional area
Mr. Narayan Saboo	Law, Business Strategy and Corporate Management.
Mr. Naresh Saboo	Textile Industry and Export, Product Development,
Mr. Manish Saboo	Financial Strategy & Management, Marketing. Market Operation in Textile segment and Export,
Mr. Jayesh Gandhi	Textile Industry and Operational Management.
Mr. Sachin Jain	Textile, Marketing, Production.
Mrs. Pragya Memani	Designing
Mr. Harmil Shah	Business Management

II. Number of Board Meetings

The Board meets at regular intervals to discuss and decide on business strategies/policies and review the financial performance of the Company and its subsidiaries. The Board Meetings are pre-scheduled and a tentative annual calendar of the Board is circulated to the Directors well in advance to facilitate the Directors to plan their schedules. In case of business exigencies, if any, shorter notice of board meeting is given to directors subject to presence of at least one Independent Director in meeting.

During the Financial year ended 31st March, 2020, Board of Directors met Eight times on:

	05/05/2020	27/07/2020	28/08/2020	11/09/2020	03/11/2020	28/11/2020	11/02/2021	17/03/2021
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The Interval between two meetings was well within the maximum period mentioned under Section 173 of the Companies Act, 2013 and the Listing Regulation.

III. Directors' Attendance Record and Directorships held

Details of Composition of the board of directors of Mohit Industries Limited and attendance of directors at Meeting of Board and Annual General Meeting and Directorship and Membership and chairmanship in committees pertaining to each director during the year ended 31st March, 2021.

			Attendance at Board		No. of Other D	irectorship *	No. of Committees of other companies in which Member \$ %*	No. of
SR. No.	Name of Directors	Category #	Meetings/ No. of Meetings eligible to Attend during year or tenure of director	Attendance at the AGM held on 28/09/2019	Indian Public Limited companies	Other Companies / LLPs		committees of other companies in which Chairman \$%*
1	Mr. Narayan Saboo	MD/PD/ED/ Chairman	8/8	Attended	4	3	2	-
2	Mr. Naresh Saboo	PD & ED	8/8	Attended	3	5	4	-
3	Mr. Manish Saboo	ED/CFO	8/8	Attended	2	1	-	-
4	Mr. Jayesh Gandhi	ID/NED	5/8	Attended	1	-	2	1
5	Mr. Sachin Jain	ID/NED	5/8	Attended	2	-	2	1
6	Mrs. Pragya Memani	ID/NED	8/8	Attended	1	-	-	-
7	Mr. Harmil Shah^	ID/NED	8/8	Attended	2	1	2	1

[^] Harmil Shah resign from the post of Non-Executive Independent Director as on 13th August, 2021.

Notes

- # PD Promoter Director; NED Non-Executive Director; ID Independent Director; ED Executive Director; MD- Managing Director
- \$ Pursuant to Regulation 26 of Listing Regulation, for purpose of considering the limit of the committee in which directors are members/ chairman, all public limited companies, whether listed or not, are included, Private Limited companies, foreign companies and companies under section 8 of the Companies Act, 2013 are excluded.
- % For purpose of determination of the number of committees of other companies, chairpersonship and membership of only the Audit committee and the stakeholders Relationship committee have been considered. As mandated by Regulation 26 of Listing Regulations, none of the Directors is member of more than 10 Board level committees, or act as Chairman of more than five committees in which he is member.
- * Including directorship in Mohit Industries Ltd / chairpersonship and membership of the Audit committee and the stakeholders Relationship committee In Mohit Industries Ltd.

IV. List of Directorship held in other Listed Companies and Category of Directorship:

Sr No	Name of the Director	Name of the Listed Company	Category of Directorship		
1	Mr. Narayan Saboo	MOHIT INDUSTRIES LIMITED BIGBLOC CONSTRUCTION LIMITED MASK INVESTMENTS LIMITED	Chairman, Executive, Managing Director Executive, Director Executive, Director		
2	Mr. Naresh Saboo	MOHIT INDUSTRIES LIMITED BIGBLOC CONSTRUCTION LIMITED MASK INVESTMENTS LIMITED	Executive, Director Executive, Managing Director Executive, Director		
3	Mr. Manish Saboo	MOHIT INDUSTRIES LIMITED	Executive, Director & CFO		
4	Mr. Jayesh Gandhi	MOHIT INDUSTRIES LIMITED	Non-Executive, Independent Director		
5	Mr. Sachin Jain	MOHIT INDUSTRIES LIMITED MASK INVESTMENTS LIMITED	Non-Executive, Independent Director Non-Executive, Independent Director		
6	Mrs. Pragya Memani	MOHIT INDUSTRIES LIMITED	Non-Executive, Independent Director		
7.	Mr. Harmil Shah**	MOHIT INDUSTRIES LIMITED MASK INVESTMENTS LIMITED	Non-Executive, Independent Director Non-Executive, Independent Director		

^{**} Harmil Shah resign from the post of Non-Executive Independent Director as on 13th August, 2021.

V. Director Seeking appointment/re-appointment

In terms of Section 152 of the Companies Act, 2013, Mr. Naresh Saboo shall retire by rotation at the 31st Annual General Meeting and being eligible, offer themselves for re-appointment. The Board recommends their reappointment to the Shareholders of the Company.

VI. Board Independence

Our definition of 'Independence' of Directors is derived from, Regulation 16 of Listing Regulations and Section 149(6) of the Companies Act, 2013. Based on the confirmation / disclosures received from the Directors and on evaluation of the relationships disclosed, all Non-Executive Directors are Independent in terms of Regulation 16 of Listing Regulations and Section 149(6) of the Companies Act, 2013.

VII. Disclosure of relationships between Directors inter-se

Mr. Narayan Saboo (Managing Director) and Mr. Naresh Saboo (Director) are brothers. Mr. Manish Saboo (Director & CFO) is son of Mr. Narayan Saboo and nephew of Mr. Naresh Saboo.

VIII. Familiarization program for Independent Directors

The Company has conducted a Familiarization Program for Independent Directors. The details for the same have been disclosed on the website of the Company at www.mohitindustries.com.

3. CODE OF CONDUCT

The Board has lay down a Code of Conduct for Directors and members of Senior Management. The Code is posted on Company's website. The code of conduct includes the duties of Independent Directors as per companies Act, 2013. The Board members and Senior Management personnel have affirmed compliance with the Code. A declaration to that effect signed by Mr. Narayan Saboo, (MD) and Mr. Manish Saboo (CFO) forms part of this Report.

4. COMMITTEES OF THE BOARD

The Board Committees play a crucial role in the governance structure of the Company and have been constituted to deal with specific areas / activities, which concern the Company and need a closer review. The Board Committees are set up under the formal approval of the Board to carry out clearly defined roles, which are considered to be performed by members of the Board, as a part of good governance practice. The Chairman of the respective Committee informs the Board about the summary of the discussions held in the Committee Meetings. The Board has currently established the following statutory Committees.

- I. Audit Committee
- II. Nomination and Remuneration Committee
- III. Shareholders/Investors Grievance And Stakeholders Relationship Committee

The Board is responsible for constituting, assigning, co-opting and fixing the terms of reference for members of various committees. Details on the role and composition of these committees, including the number of meetings held during the financial year and the related attendance, are provided below:

I. Audit Committee

a. Composition

Presently, Audit Committee Comprise of the following members:

Sr. No.	Members of Audit Committee	Designation	Category		
1. Mr. Sachin Jain		Chairman	Non-Executive Independent Director		
2.	Mr. Jayesh Gandhi	Member	Non-Executive Independent Director		
3. Mr. Narayan Saboo		Member	Executive Director		

b. Meeting

Audit Committee held Six meeting during F.Y 2020-21. These were held on:

1)	27/07/2020	2)	28/08/2020	3)	11/09/2020	4)	03/11/2020	5)	11/02/2021	6)	17/03/2021

c. Attendance Record

Attendance Record of each member of audit Committee during F.Y 2020-21

Sr. No.	Members of Audit Committee	Designation	No. Of Meetings			
Sr. NO.	Members of Audit Committee	Designation	Meeting Held	Meeting Attended		
1.	Mr. Sachin Jain	Chairman	6	6		
2.	Mr. Jayesh Gandhi	Member	6	6		
3.	Mr. Narayan Saboo	Member	6	6		

The Company Secretary acted as the Secretary of the Committee.

d. Term of Reference

The terms of reference of Audit Committee include overseeing the Company's financial reporting process and disclosure of financial information, reviewing with the management, the quarterly and annual financial statements before submission to the Board for approval; reviewing with the management, the performance of Statutory and Internal Auditors and adequacy of internal control systems and all other roles specified under Regulation 18 of Listing regulations and as per Section 177 of the Companies Act, 2013 read with rules framed thereunder.

II. Nomination & Remuneration Committee

a. Composition

Presently, Nomination & Remuneration Committee Comprise of the following members:

Sr. No.	Members of Nomination & Remuneration Committee	Designation	Category		
1.	Mr. Sachin Jain	Chairman	Non-Executive Independent Director		
2.	Mr. Jayesh Gandhi	yesh Gandhi Member Non-Executive Independent Dir			
3.	Mrs. Pragya Memani	Member Non-Executive Independent			

b. Meeting

Nomination & Remuneration Committee held six meeting during F.Y 2020-21. These were held on:

1)	27/07/2020	2)	28/08/2020	3)	11/09/2020	4)	03/11/2020	5)	11/02/2021	6)	17/03/2021	
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c. Attendance Record

Attendance Record of each member of Nomination & Remuneration Committee during F.Y 2020-21

Sr. No.	Name of Member	Designation	No. Of Meetings				
3r. NO.	Name of Member	Designation	Meeting Held	Meeting Attended			
1.	Mr. Sachin Jain	Chairman	6	6			
2.	Mr. Jayesh Gandhi	Member	6	6			
3.	Mrs. Pragya Memani	Member	6	6			

d. Term of Reference

- The terms of reference of Audit Committee include overseeing the Company's financial reporting process and disclosure of financial information, reviewing with the management, the quarterly and annual financial statements before submission to the Board for approval; reviewing with the management, the performance of Statutory and Internal Auditors and adequacy of internal control systems and all other roles specified under Regulation 18 of Listing regulations and as per Section 177 of the Companies Act, 2013 read with rules framed thereunder.
- Review and determine all elements of remuneration package of all the Executive Directors, i.e. salary, benefits, bonuses, stock options, pension etc.;
- Review and determine fixed component and performance linked incentives for Directors, along with the performance criteria;
- Determine policy on service contracts, notice period, severance fees for Directors and Senior Management;
- Formulate criteria and carry out evaluation of each Director's performance and performance of the Board as a whole;
- Structure and design a suitable retaining Policy for board and senior management team.

e. Performance Evaluation criteria for Independent Directors

The Nomination and Remuneration Committee has laid down criteria for performance evaluation of Independent Directors and the same has been approved by the Board of Directors. The criteria for performance evaluation of Independent Directors has been disclosed in the Directors' Report.

f. Remuneration Policy

The remuneration is recommended by the Remuneration Committee based on criteria such as industry benchmarks, the Company's performance vis-à-vis the industry, responsibilities shouldered, performance / track record etc. and is decided by the Board of Directors. The Board, on the recommendations of the Remuneration Committee, approves the annual increments within the prescribed ceiling as stipulated in Section 197 of the Companies Act, 2013. The perquisites package is recommended by the Remuneration Committee to the Board. The Remuneration Policy of the Company takes into account the individual performance and contribution of the Director, the profitability of the Company, prevalent industry standards and government policy in this regard. The Company's Nomination and Remuneration Policy for Directors, Key Managerial Personnel and other employees is displayed on Company's website at www.mohitindustries.com.

g. Remuneration paid/payable to Directors During Financial Year 2020-21

Sr. No.	Name of Directors	Salary & perquisites (₹)	Commission/other benefits	Total Remuneration (₹)	
1.	Mr. Narayan Saboo	-	-	-	
2.	Mr. Naresh Saboo	-	-	-	
3.	Mr. Manish Saboo	-	-	-	

- During the year under review, no remunerations/Sitting fees paid to Non-executive Independent Directors.
- The Company does not have any Stock Options Scheme. There is no provision for payment of severance fees.
- Non-executive Directors don't have any pecuniary relationship or transactions with the Company.

The details of Equity Shares of the Company held by Non-Executive Directors as on March 31, 2020 are as under:

Sr. No.	Name of Non-executive Director	No. of Shares held			
1	Mr. Jayesh Gandhi	414			
2	Mr. Sachin Jain	Nil			
3	Mr. Harmil Shah	Nil			
4	Mrs. Pragya Memani	Nil			

III. Shareholders/Investors Grievance & Stakeholders Relationship Committee

a. Composition

Presently, Shareholders/Investors Grievance & Stakeholders Relationship Committee Comprise of the following members:

Sr. No.	Members of Shareholders / Investors Grievance & Stakeholders Relationship Committee	Designation	Category		
1.	Mr. Jayesh Gandhi	Chairman	Non-Executive Independent Director		
2.	Mr. Sachin Jain	Member	Non-Executive Independent Director		
3.	Mr. Narayan Saboo	Member	Executive Director		

b. Meeting

Shareholders/Investors Grievance & Stakeholders Relationship Committee held six meeting during F.Y 2020-21. These were held on:

1)	27/07/2020	2)	28/08/2020	3)	11/09/2020	4)	03/11/2020	5)	11/02/2021	6)	17/03/2021	
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c. Attendance Record

Attendance Record of each member of Shareholders/Investors Grievance & Stakeholders Relationship Committee during F.Y 2019-20.

C. No	Nows of Mousehou	Designation	No. Of Meetings		
Sr. No.	Name of Member	Designation	Meeting Held	Meeting Attended	
1.	Mr. Jayesh Gandhi	Chairman	6	6	
2.	Mr. Sachin Jain	Member	6	6	
3.	Mr. Narayan Saboo	Member	6	6	

Name & Designation of Compliance Officer

Miss Nikita Pediwal, Company Secretary of the Company acts as the Compliance Officer appointed w.e.f 15th April, 2019.

7. Term of Reference

The Committee ensures cordial investor relations and oversees the mechanism for redressal of investors' grievances. The Committee specifically looks into redressing shareholders'/ investors' complaints/ grievances pertaining to share transfers, non-receipt of annual reports, non-receipt of dividend and other allied complaints. This Committee delegated most of its functions to Registrar and Transfer Agents i.e. "Adroit Corporate Service Private Limited and has periodic interaction with the representatives of the Registrar and Transfer Agent of the Company.

The Committee performs the following functions:-

- Transfer/Transmission of shares.
- Split-up/Sub-division and Consolidation of shares.
- Dematerialization/ Rematerialization of shares.
- Issue of new and duplicate share certificates.
- Registration of Power of Attorneys, Probate, Letters of Transmission or similar other documents.
- To open/close bank account(s) of the Company for depositing share/debenture applications, allotment and call monies, authorize operation of such account(s) and issue instructions to the Bank from time to time in this regard.
- evaluate performance and service standards of the Registrar and Share Transfer Agent of the Company;
- Provide guidance and make recommendations to improve investor service levels for the investors.

Status of Shareholders' Complaints during the Financial Year 2020-21

1.	Number of Pending Complaints at the beginning of the Financial Year	Nil
2.	Number of Complaints received during the Financial Year	Nil
3.	Number of Complaints resolved during the Financial Year	Nil
4.	Number of Complaints not solved to the satisfaction of Shareholders	Nil
5.	Number of Complaints pending at the end of the Financial Year	Nil

IV. Independent Directors' Meeting

- During the year under review, the Independent Directors met on 27th July, 2020 inter alia, to discuss:
- Evaluation of performance of Independent Directors and the Board of Directors as a whole;
- Evaluation of performance of Chairman of the Company, taking into account the views of the Executive and Non-Executive Directors;
- Evaluation of the quality, content and timelines of flow of information between the Management and the Board that is necessary for the Board to effectively and reasonably perform its duties.
 - All the Independent Directors were present at the Meeting.

5. GENERAL BOARD MEETING

Year	Date	Venue	Time	Special Business Transacted	
2018 (28th AGM)	28.09.2018	204, 2nd Floor, Jay Sagar Complex, Behind J.K Tower, Near Sub- Jail, Khatodara, Surat-395002, Gujarat	10.00 a.m.	(1) To ratify the remuneration of the Cost Auditor for financial ending 31st March, 2019. (passed as an Ordinary Resolutio	
2019 (29th AGM)	30.09.2019	204, 2nd Floor, Jay Sagar Complex, Behind J.K Tower, Near Sub- Jail, Khatodara, Surat-395002, Gujarat	10.00 a.m	 To ratify the remuneration of the Cost Auditor for financial year ending 31st March, 2020. (passed as an Ordinary Resolution) To consider re-appointment of Mr. Sachinkumar Pramod Jain (DIN: 01634303) as an Independent Director of the Company. (passed as an Special Resolution) To consider re-appointment of Mr. Jayesh Rasiklal Gandhi (DIN: 01588775) as an Independent Director of the Company. (passed as an Special Resolution) To consider re-appointment of Mrs. Pragya Memani (DIN: 06846968) as an Independent Director of the Company. (passed as an Special Resolution) 	

				(1) To ratify the remuneration of the Cost Auditor for financial year ending 31st March, 2021. (passed as an Ordinary Resolution)
2020	(30th 28.09.2020 Centre, Majura Gate, 11.30		(2) To increase the Authorised Share Capital of the Company. (passed as an Ordinary Resolution)	
(30th AGM)		d Surat- a.m	(3) To consider the re-appointment of Mr. Narayan Sitaram Saboo (DIN: 00223324) as Managing Director. (passed as an Special Resolution)	
		india		(4) To consider Issuance of equity Shares on Preferential Basis to the Promoter and person belonging to the Promoter Group. (passed as an Special Resolution)

No postal Ballot was conducted during F.Y 2020-21. None of the businesses proposed to be transacted at the ensuing Annual General Meeting require passing a resolution through Postal Ballot.

6. DISCLOSURE

I. Related Party Transaction

All transactions entered into with the Related Parties as defined under the Companies Act, 2013 and Regulation 23 of the Listing Regulation during the financial year were in the ordinary course of business and on arm's length basis and do not attract the provisions of Section 188 of the Companies Act, 2013. There were no materially significant related party transactions made by the Company with its Promoters, Directors or Management, their relatives, etc. that may have potential conflict with the interest of the Company at large. The transactions with related parties as per requirements of Indian Accounting Standard (IND AS-24) – 'Related Party Disclosures' are disclosed in Note No. 36 of Notes to Accounts in the Annual Report. A statement in summary form of transactions with Related Parties in ordinary course of business and arm's length basis is periodically placed before the Audit committee for review and recommendation to the Board for their approval. As required under Regulation 23(1) of the Listing Regulation, the Company has formulated a policy on dealing with Related Party Transactions. The Policy is available on the website of the Company viz. www.mohitindustries.com. None of the transactions with Related Parties were in conflict with the interest of the Company

II. Statutory Compliances Penalties And Strictures

There were no instances of material non-compliance and no strictures or penalties were imposed on the Company either by SEBI, Stock Exchanges or any statutory authorities on any matter related to capital markets during the last three years.

III. Accounting Treatment

The company has followed the guidelines of Indian accounting standards laid down by the Institute of Chartered Accountants of India (ICAI) in preparation of its financial statements.

IV. A certificate from a company secretary in practice that none of the directors on the board of the company have been debarred or disqualified from being appointed or continuing as directors of companies by the Board/Ministry of Corporate Affairs or any such statutory authority

The Certificate from Company Secretary in Practice is annexed herewith as a part of the report.

V. Vigil Mechanism Policy (Whistle Blower Policy)

Pursuant to Section 177(9) and (10) of the Companies Act, 2013, and Regulation 22 of the Listing Regulation, the Company has formulated Whistle Blower Policy for vigil mechanism of Directors and employees to report to the management about the unethical behavior, fraud or violation of Company's Code of Conduct. The mechanism provides for adequate safeguards against victimization of employees and Directors who use such mechanism and makes provision for direct access to the chairperson of the Audit Committee in exceptional cases. None of the personnel of the Company has been denied access to the Audit Committee. The Whistle Blower Policy is displayed on the Company's website viz. www.mohitindustries.com.

VI. Total fees for all services paid by the listed entity and its subsidiaries, on a consolidated basis, to the statutory auditor and all entities in the network firm/network entity of which the statutory auditor is a part.

Details relating to the fees paid to statutory Auditor for the Standalone Financial Statements and Consolidated Financial Statements are given under Note 33.

VII. Disclosure Under Sexual Harassment Of Women At Workplace (Prevention, Prohibition And Redressal), Act, 2013

The Company has complied with provisions relating to the constitution of Internal Complaints Committee under the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013. All employees (permanent, contractual, temporary, trainees) are covered under this policy. Your Directors further state that during the year under review, No compliant was received from any employee during F.Y 2020-21 and hence no complaint is outstanding as on 31st March, 2021 for redressal.

VIII. Policy for Material Subsidiaries

In accordance with the provisions of the Listing Regulations, the Company has framed a policy for Material Subsidiaries in order to determine the Material Subsidiaries and to provide governance framework for such subsidiaries. The said policy has been placed on the website of the Company www.mohitindustries.com.

- IX. Details of Compliance with Mandatory requirements and adoption of Non-mandatory / discretionary requirements
 The Company has Complied with all the mandatory requirements of the Listing Regulations.
- X. The Company has complied with all the mandatory requirements specified in Regulations 17 to 27 and clauses (b) to (i) of sub regulation (2) of Regulation 46 of the Listing Regulations.
- XI. This corporate governance report of the Company for the financial year ended as on March 31, 2021 is in compliance with the requirements of Corporate Governance under Listing Regulations.

7. MEANS OF COMMUNICATION

Quarterly Result	The Unaudited Quarterly Results are announced within 45 days from the end of the quarter and the Annual Audited Results are announced within 60 days from the end of the financial year as per SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended from time to time.			
Newspapers wherein results normally published	The Financial Express (English Newspapers having nationwide circulation and & one in Gujarati newspaper)			
Any website, where displayed www.mohitindustries.com				
The Company's website also displays official News releases.				
No Presentations were made to Institutional Investors or to Analyst during the year under review.				

8. GENERAL SHAREHOLDERS INFORMATION

I. Annual General Meeting

Day, Date and Time	Monday, 27th September, 2021 at 10.00 a.m.					
Venue	204, 2nd Floor, Jay Sagar Complex, Behind J.K Tower, Near Sub- Jail, Khatodara, Surat-395002, Gujarat					
Financial year	April 1 to March 31 as the financial ye	ear of the company				
Date of Book Closure	Tuesday, 21st September, 2021 to Mo	onday, 27th September, 2021 (Both Days Inclusive)				
Listing on Stock Exchange	Name: BSE Limited (BSE)	Name: National Stock Exchange of India Limited (NSE)				
	Address: 1st Floor, P J Tower, Dalal Street, Mumbai - 400 001 Address: Exchange Plaza, Bandra Kurla Complex, Bandra (E) Mumbai - 400 051.					
	The Annual Listing fees for Financial Year 2021-22 have been paid to both the Exchanges. The Securities of the Company have not been Suspended from trading during the Financial Year.					
Script Code for BSE	531453					
Script code for NSE	MOHITIND					
ISIN for CDSL & NSDL	INE954E01012					
	Tentative Calendar for Financial Ye	ear ending March 31, 2022				
Result for the Quarter ending	Tentative Time of Reporting					
30th June 2021	On or before 14th August 2021					
30th September 2021	On or before 14th November 2021					
31st December 2021	On or before 14th February 2022					
31st March 2022	On or before 30th May 2022					

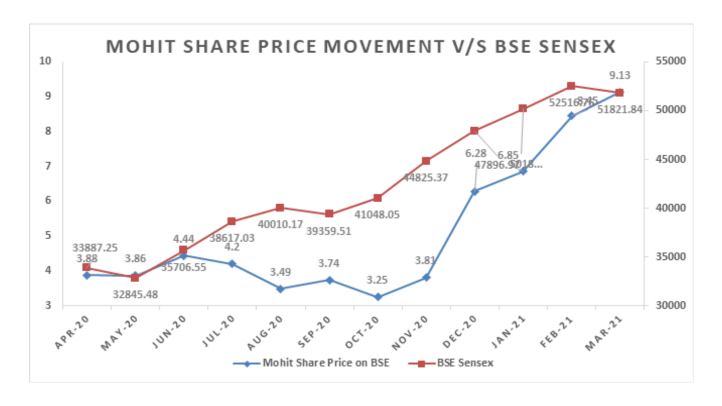
41

II. Stock Market Price Data

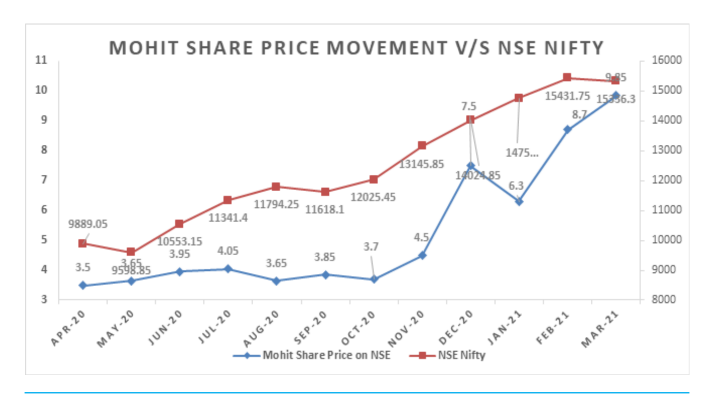
Month wise data of Market Price (high & low) and Volume of Shares traded in stock exchanges where Company's shares are listed during the financial year 2020-21:

Month		BSE Limited		Nation	al Stock Excha	nge of India Limited
	High Price	Low Price	No. of Shares (Volume)	High price	Low Price	No. of Shares (Volume)
April 2020	3.88	2.91	1,130	3.50	3.15	3,866
May 2020	3.86	3.06	21,482	3.65	2.85	16,188
June 2020	4.44	3.09	12,146	3.95	3.25	18,921
July 2020	4.2	3.17	15,758	4.05	3.65	1,150
Aug 2020	3.49	3.05	20,187	3.65	3.20	4,014
Sep 2020	3.74	3.25	85,649	3.85	3.05	35,562
Oct 2020	3.25	2.85	5,408	3.70	3.00	16,330
Nov 2020	3.81	2.95	15,314	4.50	3.20	34,368
Dec 2020	6.28	4.00	26,725	7.50	4.50	1,24,233
Jan 2021	6.85	5.75	26,551	6.30	5.55	80,800
Feb 2021	8.45	5.80	1,00,529	8.70	5.75	3,21,793
March 2021	9.13	7.14	25,842	9.85	7.05	3,53,276

Performance in comparison to board-based indices viz. BSE Sensex



Performance in comparison to board-based indices viz. NSE Nifty



III. Registrar and Share Transfer Agent

"Adroit Corporate Service Private Limited"

Address: 19 /20, Jaferbhoy Industrial Estates, Makwana Road, Marol Naka, Andheri (East) Mumbai- 400059.

Ph: +91-22- 42270400 / 28596060 / 28594060 | Fax: +91-22-28503748 | Email: info@adroitcorporate.com

In-House Share Transfer Registered with SEBI as Category I Share Transfer Agent vide Registration No. INR000002227

IV. Share Transfer system

All share transfer and other communications regarding share certificates, dematerialization request, transmission, change of address, dividends, etc should be addressed to Registrar and Transfer Agents. Shareholders/Investor Grievance Committee is authorized to approve transfer of shares in the physical segment. The Shareholders/Investor Grievance and Share Transfer Committee have delegated the authority for approving transfer and transmission of shares and other related matters to the Managing Director of the Company. Such transfers take place on fortnightly basis. A summary of all the transfers/ transmissions etc. so approved by Managing Director of the Company is placed at every Committee meeting. All Share Transfer, Transmission, Duplicate issue of Shares in physical form and request for dematerialization of securities of the company are completed/processed within statutory time limit from the date of receipt, provided the documents meet the stipulated requirement of statutory provisions in all respects. Pursuant to Regulation 40(9) of the Listing Regulations, certificates, on half-yearly basis have been issued by a Company Secretary-in-Practice for due compliance of Share transfer formalities by the Company. Pursuant to SEBI (Depositories and Participants) Regulation, 1996, certificates have been received from a Company Secretary-in-Practice for timely dematerialization of Shares and for reconciliation of the Share Capital of the Company on a quarterly basis.

V. Distribution of Shareholding as on 31st March 2021

No. of Equity Shares Held	No. of Shareholders	% of Shareholders	No. of Shares held	% shareholding
UPTO - 5000	7331	78.93	1163,877	8.22
5001 - 10000	972	10.47	8,06,199	5.69
10001 - 20000	511	5.50	7,95,961	5.62
20001 - 30000	171	1.84	4,36,994	3.09
30001 - 40000	89	0.96	3,23,811	2.29
40001 - 50000	58	0.62	2,77,225	1.96
50001 -100000	81	0.87	5,86,373	4.14
100001 & above	75	0.81	97,67,135	68.99
Total:	9,288	100.00	1,41,57,575	100.00

VI. Categories of Shareholding as on 31st March 2021

Category	No. of Shareholders	% of Shareholders	No. of Shares held	% shareholding
Promoter/ Promoter Group	14	0.14	76,59,682	54.10
Banks/Financial Institution	1	0.01	460	0.01
Indian Corporate Bodies	34	0.37	10,06,839	7.54
NRIs	36	0.39	25,180	0.22
Clearing Members	20	0.21	12,744	0.00
Trust	2	0.02	5,071	0.04
Investor Education & protection Fund	1	0.01	23,470	0.11
Resident Individual	9056	98.82	54,24,129	40.21
TOTAL	9,164	100.00	1,41,57,575	100.00

VII. Dematerialization of Shares and Liquidity

The Company has entered into a tripartite agreement with the National Securities Depository Limited (NSDL) and Central Depository Services Limited (CDSL) to provide trading of shares in dematerialized form. About 99.88% of the Equity shares were in dematerialized form as on March 31, 2021.

Physical and Demat Shares as on 31st March 2020								
	No. of Share Holders No. of Shares % of							
Shares held by CDSL	4,603	4905012	34.65					
Shares Held By NSDL	4657	9237003	65.24					
Physical Shares	28	15560	0.11					
Total	9,288	1,41,57,575	100.00					

VIII. Outstanding GDRs/ADRs/Warrants or any Convertible Instrument, Conversion date and Likely impact on equity: Nil

IX. Commodity Risk or Foreign Exchange Risk and Hedging Activities:

The Company has not made any commodity risk or hedging activities during the year under review.

X. Plant Location:

Plot No. 14 & 15, Block No. 792, Plot No. 30 & 31, Block No. 787, Village: Kudsad, Taluka Olpad, Dist. Surat Email: factory_kim@mohitindustries.com

XI. Address for Correspondence

Mohit Industries Limited

Regd. Office: A-601/B, International Trade Centre, Majura Gate, Ring Road, Surat 395002, Gujarat

Phone no.: +91-261-2463261/62/63 | Fax: +91-261-2463264

 $E-mail: contact@mohitindustries.com / investor_relations@mohitindustries.com \\$

Website: www.mohitindustries.com

C. S. CERTIFICATE ON CORPORATE GOVERNANCE

To,

The Member of

Mohit Industries Limited

I have examined the compliance of conditions of Corporate Governance by Mohit Industries Limited (the Company) for the year ended March 31, 2021, as per regulations 17 to 27, clauses (b) to (i) of sub-regulation (2) of regulation 46 and paragraph C, D and E of Schedule V of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations").

The compliance of conditions of Corporate Governance is the responsibility of the company's management. My examinations were limited to procedures and implementation thereof, adopted by the Company for ensuring the compliance of the conditions of Corporate Governance. It is neither an audit nor an expression of opinion on the financial statements of the Company.

In my opinion and to the best of my information and according to the explanations given to me, I certify that

- a. the Company has complied with the conditions of Corporate Governance as stipulated in the above-mentioned Listing Regulations.
- b. none of the Directors on the Board of the Company as stated below for the Financial Year ending on 31st March, 2021 have been debarred or disqualified from being appointed or continuing as Directors of companies by the Securities and Exchange Board of India, Ministry of Corporate Affairs or any such other Statutory Authority.

I further state that such compliance is neither an assurance as to the future viability of the Company nor the efficiency or effectiveness with which the management has conducted the affairs of the Company.

Dhiren R. Dave Company Secretary M. No. FCS 4889 C. P. No. 2496

Place : Surat **UDIN: F004889C000856388**

CHIEF EXECUTIVE OFFICER (CEO) /CHIEF FINANCIAL OFFICER (CFO) CERTIFICATION

То

The Board of Directors,

Mohit Industries Limited

Date: 30th August 2021

We, the undersigned, in our respective capacities as Managing Director and Chief Financial Officer of Mohit Industries Limited ("the Company"), to the best of our knowledge and belief certify that:

- a) We have reviewed the financial statements and the cash flow statement for the financial year ended 31st March, 2021 and to the best of our knowledge and belief, we state that:
 - I. These statements do not contain any materially untrue statement or omit any material fact or contain statements that may be misleading;
 - II. These statements together present a true and fair view of the Company's affairs and are in compliance with existing accounting standards, applicable laws and regulations.
- b) We further state that to the best of our knowledge and belief, there are no transactions entered into by the Company during the year, which are fraudulent, illegal or violative of the Company's code of conduct.
- c) We hereby declare that all the members of the Board of Directors and Management Committee have confirmed compliance with the Code of Conduct as adopted by the Company.
- d) We are responsible for establishing and maintaining internal controls and for evaluating the effectiveness of the same over the financial reporting of the Company and have disclosed to the Auditors and the Audit Committee, deficiencies in the design or operation of internal controls, if any, of which we are aware and the steps we have taken or propose to take to rectify these deficiencies.
- e) We have indicated, based on our most recent evaluation, wherever applicable, to the Auditors and Audit Committee:
 - I. Significant changes in accounting policies made during the year and that the same have been disclosed suitably in the notes to the financial statements; and
 - II. Instances of significant fraud of which we have become aware and the involvement therein, if any, of the management or an employee having a significant role in the company's internal control system over financial reporting
 - III. significant changes in internal control over financial reporting during the year.

Date: 30th August 2021 Managing Director CFO & Director Place: Surat DIN No. 00223324 DIN No. 01576187

OVERVIEW OF THE ECONOMY

Global prospects remain highly uncertain one year into the pandemic. New virus mutations and the accumulating human toll raise concerns, even as growing vaccine coverage lifts sentiment. Economic recoveries are diverging across countries and sectors, reflecting variation in pandemic-induced disruptions and the extent of policy support. The outlook depends not just on the outcome of the battle between the virus and vaccines—it also hinges on how effectively economic policies deployed under high uncertainty can limit lasting damage from this unprecedented crisis. Global growth is projected at 6 percent in 2021, moderating to 4.4 percent in 2022. The projections for 2021 and 2022 are stronger than in the October 2020 WEO. The upward revision reflects additional fiscal support in a few large economies, the anticipated vaccine-powered recovery in the second half of 2021, and continued adaptation of economic activity to subdued mobility. High uncertainty surrounds this outlook, related to the path of the pandemic, the effectiveness of policy support to provide a bridge to vaccine-powered normalization, and the evolution of financial conditions. (Source: World Economic Outlook by IMF).

After the 2020 huge GDP contraction, economic growth is projected to bounce back in 2021, driven by pentup demand for consumer and investment goods, before declining in 2022. The dramatic infections upsurge since February has weakened the nascent recovery and may compound financial woes of corporates and banks. As public anxiety over the virus spreads and lockdowns multiply, high-frequency indicators suggest that a marked slowdown may have taken place in the April-June quarter, although the overall annual impact is likely to be muted. Wholesale and retail inflation rates remain elevated, but within the target range of the central bank (Source: Economic Forecast Summary). India focused on saving lives and livelihoods by its willingness to take short-term pain for long-term gain, at the onset of the COVID-19 pandemic. An early, intense lockdown provided a win-win strategy to save lives and preserve livelihoods via economic recovery in the medium to long-term. India was the only country to announce structural reforms to expand supply in the medium-long term and avoid long-term damage to productive capacities. Upturn in the economy, avoiding a second wave of infections - a sui generis case in strategic policymaking amidst a once-in-a-century pandemic. India's strategy flattened the curve, pushed the peak to September, 2020. After the September peak, India has been unique in experiencing declining daily cases despite increasing mobility. V-shaped recovery, as seen in 7.5% decline in GDP in Q2 and recovery across all key economic indicators vis-à-vis the 23.9% GDP contraction in Q1. COVID pandemic affected both demand and supply. Governments and central banks across the globe deployed various policy tools to support their economies such as lowering policy rates, quantitative easing measures, etc.

INDIAN TEXTILE INDUSTRY

The outbreak of Coronavirus disease (COVID-19) has acted as a massive restraint on the textile manufacturing market in 2020 as supply chains were disrupted due to trade restrictions and consumption declined due to lockdowns imposed by governments globally. Owing to the pandemic, the demand for technical textiles in the form of PPE suits and equipment is on rise, further Government is making efforts by supporting the sector through funding and machinery sponsoring. Increasing demand for online shopping is expected to drive the textile manufacturing market. Manufacturers can now sell their products on a larger platform than before, which will increase their customer base geographically driving the growth of the textile manufacturing market. Further the textiles sector has witnessed a spurt in investment during the last five years. The industry (including dyed and printed) attracted Foreign Direct Investment (FDI) worth US\$ 3.68 billion from April 2000 to December 2020.

At the same time, robust monetary and fiscal policies have propped up incomes, allowing consumption and imports to rebound once lockdowns were eased. India's exports have been under much stress in the current financial year. However, given the continued emphasis of the Government of India, on increasing competitiveness of Indian exports, through Export Promotion Councils and the larger exporter community, India's export performance will be promoted vigorously in the face of these adverse developments. Further, Department of Commerce, Government of India has set an ambitious target of 400 billion USD for the year 2021-22. India's exports in Rupee terms, exports were Rs. 2,28,071.76 crore in April 2021, as compared to Rs 78,951.41 crore in April last year. As compared to April 2019, exports in April 2021 exhibited a positive growth of 17.62 per cent in Dollar terms and 26.17 per cent in Rupee terms.

OPPORTUNITIES

- Under Union Budget 2020-21, a National Technical Textiles Mission is proposed for a period from 2020-21 to 2023-24 at an estimated outlay of Rs. 1,480 crore (US\$ 211.76 million).
- In March 2021, The Ministry of Textiles favoured limited deal for the India-UK free trade agreement that could boost the garments sector.
 - (i) In 2020-21, the UK is India's fourteenth largest trading partner, accounting for US\$ 8.7 billion in exports and US\$ 6.7 billion in imports.
 - (ii) Under the proposed trade agreement, the Textile Ministry expects more market access for the Indian textiles and clothing sector in order to achieve its full potential.
- In March 2021, toys were identified as one of the 24 primary sectors listed under the self-reliant India initiative. The Department for
 Promotion of Industry and Internal Trade (DPIIT) has developed a 'National Action Plan' for toys that calls on several central ministries,
 including textiles, MSME, I&B, Education, DPIIT (under the Ministry of Commerce) and other departments, to nurture and promote the
 industry.
- Effective 01 January 2021, to boost exports, government have extended the benefit of the Scheme for Remission of Duties and Taxes on Exported Products (RoDTEP) to all exported goods.
- On September 2, 2020, the Union Cabinet approved signing an MOU between textile committee, India and M/s Nissenken Quality
 Evaluation Centre, Japan, for improving quality and testing Indian textiles and clothing for the Japanese market. This India-Japan pact
 on cooperation in textiles will facilitate Indian exporters to meet the requirements of Japanese importers as per the latter's technical
 regulations.
- In 2020, New Textiles Policy 2020 is expected to be released by the Ministry of Textiles.

- The Directorate General of Foreign Trade (DGFT) has revised rates for incentives under the Merchandise Exports from India Scheme (MEIS) for two subsectors of Textiles Industry readymade garments and made-ups from 2% to 4%.
- The Government of India has taken several measures including Amended Technology Up-gradation Fund Scheme (A-TUFS), estimated to create employment for 35 lakh people and enable investment worth Rs. 95,000 crore (US\$ 14.17 billion) by 2022.

CHALLENGES

- The industry faced a complete shutdown for around 2-3 months. Disrupted logistics and frozen external trade caused due to the pandemic affected the entire value chain alike. India's April and May 2020 net trade were around 50% lower month-on-month compared to that of the previous year.
- Due to the uncertainty across the market, international and domestic buyers cancelled or suspended their orders, adding to the woes of the industry.
- Export demand remained subdued due to pandemic.

RISK AND CONCERN

- Limitation of latest technology and failures to meet global standards in the highly competitive export market
- Changing Government Policies at the state and central level affects the textile industry.
- Overall negative impact is expected across the industry due to current COVID 19 pandemic. A shift towards online business is expected
 to happen due to the fear & the restrictions to maintain the social distancing. Also, there could be short time recessionary pressure due to
 job losses and money crunch in the market and it will take a good month before we could see demand coming back in the Textile industry.

BUSINESS OUTLOOK

Your company has 16 Texturising Machines, 150 High Speed Shuttle-less water jet Looms with a capacity to manufacture 18,000 tonnes of Draw Texturised Yarn (DTY) per annum and 14 Million meters Grey fabrics per annum respectively. Your Company's textile products has a Competitive edge of Quality, design, Innovative Product but still company is taking all efforts to improve the quality and productivity to get more orders at competitive rates. The company has recorded export turnover of ₹ 5698.84 lakhs.

COMPANY'S FINANCIAL/OPERATIONAL PERFORMANCE

During the year under review, your Company has recorded its revenue from operations as ₹ 14951.01 lakhs against revenue recorded of ₹ 17501.02 lakhs in the previous year. The EBIDT recorded at ₹ 893.99 lakhs against last year's figure of ₹ 997.76 lakhs. Depreciation and finance cost during the year stood at ₹ 800.08 lakhs and ₹ 984.72 lakhs respectively however, Finance cost and depreciation costs decreased by ₹ 184.64 lakhs. Profit before taxation is ₹ 103.90 lakhs, which is 0.69 % margin on its revenue from operations, has increased at 835.37 % against last year's figure of ₹ 11.11 lakhs. Net profit after tax is ₹ 67.74 lakhs.

INTERNAL CONTROL SYSTEM AND THEIR ADEQUACY

The Company has a proper and adequate internal control system to ensure that all assets are safeguarded and protected against loss from unauthorized use or disposition and those transactions are authorised, recorded and reported correctly. The internal control is exercised through documented policies, guidelines and procedures. It is supplemented by an extensive program of internal audits conducted by in house trained personnel. The audit observations and corrective action taken thereon are periodically reviewed by the audit committee to ensure effectiveness of the internal control system. The internal control is designed to ensure that the financial and other records are reliable for preparing financial statements and other data, and for maintaining accountability of persons.

RISK MANAGEMENT

Risk is inherent in all kinds of business and is an integral part of the textile business. In the normal course of business, a company is exposed to various risks like Credit risk, Market risk and Operational risk, besides other residual risks such as Liquidity risk, Interest rate risk, Regulation risk etc. With a view to efficiently manage such risks, your Company has put various risk management system and practices. Your Company aims at enhancing and maximizing shareholders value by achieving appropriate balance between risks and returns. The risk management strategy adopted by your Company is clearly based on a clear understanding of the risk and the level of the risk appetite and that is dependent on the willingness to take the risk in the normal course of business.

Various committees operate within the broad policy framework to ensure and enhance the risk control and governance framework.

HUMAN RESOURCES/ INDUSTRIAL RELATIONS

The Company's HR philosophy is to establish and build a high performing organization, where each individual is motivated to perform to the fullest capacity: to contribute for developing and achieving individual excellence and departmental objectives and continuously improve performance to realize the full potential of our personnel. The Company is giving direct employment to 500 employees including workers. Industrial relations are cordial and satisfactory.

Disclaimer Statement

The discussion contains forward-looking statements and reflects our current views with respect to future events and financial performance. Actual results may differ materially from those anticipated in these forward-looking statements. No representation is made on the accuracy and comprehensiveness through the same is based on sources believed to be reliable. Utmost care has been taken to ensure that the opinions expressed by us herein contain our view on the significant events having impact on the Company's operations but it is not exhaustive.

INDEPENDENT AUDITOR'S REPORT

To,

The Members of

MOHIT INDUSTRIES LIMITED

Report on the Audit of the Standalone Financial Statements

Qualified Opinion

We have audited the accompanying standalone financial statements of Mohit Industries Limited ("the Company"), which comprise the Balance Sheet as at March 31, 2021, the Statement of Profit and Loss (including Other Comprehensive Income), the Statement of Changes in Equity and the Statement of Cash Flows for the year ended on that date, and a summary of the significant accounting policies and other explanatory information (hereinafter referred to as "the standalone financial statements").

In our opinion and to the best of our information and according to the explanations given to us, except for the effects of matter described in the 'Basis of Qualified Opinion' Paragraph below, the aforesaid standalone financial statements give the information required by the Act in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India, of the state of affairs of the Company as at 31st March 2021 and its profit (financial performance including other comprehensive income), its cash flows and the changes in equity for the year ended on that date.

Basis of Qualified Opinion

The company has not provided for Post-Employment Benefits and other long term employee benefits under Defined Benefit Plans on accrual basis but provides the same as and when they become due for payment. This method of accounting of Post-Employment Benefits and other long term employee benefits under Defined Benefit Plans is in deviation with Ind AS – 19 on Employee Benefits. As there is no actuarial report or basis of calculation available with the management of such Post-Employment Benefits and other long term employee benefits, the quantum of deviation cannot be ascertained. If the company had followed the method accounting as per Ind AS – 19, then employee benefit expense would have increased and correspondingly Profit for the period would have reduced.

We conducted our audit in accordance with the Standards on Auditing (SAs) specified under section 143(10) of the Companies Act, 2013. Our responsibilities under those Standards are further described in the Auditor's Responsibilities for the Audit of the Financial Statements section of our report. We are independent of the Company in accordance with the Code of Ethics issued by the Institute of Chartered Accountants of India together with the ethical requirements that are relevant to our audit of the financial statements under the provisions of the Companies Act, 2013 and the Rules thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the Code of Ethics. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the financial statements of the current period. These matters were addressed in the context of our audit of the financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. We have determined the matters described below to be the key audit matters to be communicated in our report.

Sr. No.	Key Audit Matte	Auditor's Response
1	Evaluation of uncertain tax positions	Principal Audit Procedures:
	The Company has material uncertain tax positions including matters under dispute which involves significant judgment to determine the possible outcome of these disputes. Refer Notes 32(i) to the Standalone Financial Statements.	Obtained details of completed tax assessments and demands as on year ended March 31, 2021 from management. We involved our internal experts to challenge the management's underlying assumptions in estimating the tax provision and the possible outcome of the disputes. Our internal experts also considered legal precedence and other rulings in evaluating management's position on these uncertain tax positions. Additionally, we considered the effect of new information in respect of uncertain tax positions as at April 1, 2020 to evaluate whether any change was required to management's position on these uncertainties.

Foreign exchange fluctuation and export policies of India and other countries are considered to be Key Audit Matters.

A significant portion of revenue is generated through export of products of the company. Any change in the duty structure, import and export policy has significant bearing on revenue realization of the Company. Fluctuation in exchange rate of Indian currency has significant bearing on profitability.

Principal Audit Procedures:

Our audit approach includes verification of balances outstanding (Debits and Credits); on account of foreign exchange; as at the end of the year and to assure that the same is adjusted to a value at the exchange rate that is prevailing at the close of last day of the current year.

Valuation, Accuracy, Completeness and disclosures pertaining to Inventories with reference to Ind AS 2

Inventories constitutes material component of financial statement. Correctness, completeness and valuation are critical for reflecting true and fair financial results of operations.

Principal Audit Procedures:

We performed the following alternate audit procedures to audit the existence and condition of inventories as per the guidance provided in SA 501 "Audit Evidence – Specific Considerations for Selected Items", as at the year-end, since we were not able to physically observe the physical verification of inventories:

- a) Evaluated the design and implementation of the controls over physical verification of inventory and tested the operating effectiveness of these controls throughout the year.
- b) Testing on sample basis the accuracy of cost of inventory by verifying supporting documents.
- Performed alternate procedures which included inspection of supporting documentation relating to purchases, sales and production records relating to inventory as at year-end.
- d) Discussion with those charged with responsibility of overlooking inventory management process.

Other Information

The Company's Board of Directors is responsible for the other information. The other information comprises the information included in the Board of Directors report, but does not include the financial statements and our auditor's report thereon.

Our opinion on the financial statements does not cover the other information and we will not express any form of assurance conclusion thereon.

In connection with our audit of the financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the financial statements or our knowledge obtained in the audit or otherwise appears to be materially misstated. If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

Management's and Board of Directors' Responsibility for the Standalone Financial Statements

The Company's Board of Directors is responsible for the matters stated in section 134(5) of the Act with respect to the preparation of these standalone financial statements that give a true and fair view of the financial position, financial performance, total comprehensive income, changes in equity and cash flows of the Company in accordance with the Ind AS and other accounting principles generally accepted in India. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the standalone financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

In preparing the standalone financial statements, management is responsible for assessing the Company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so.

The Board of Directors are responsible for overseeing the Company's financial reporting process.

Auditor's Responsibilities for the Audit of the Financial Statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud and error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with SAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these financial statements.

As part of an audit in accordance with SAs, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

- Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the
 circumstances. Under Section 143(3)(i) of the Act, we are also responsible for expressing our opinion on whether the Company has
 adequate internal financial controls with reference to standalone financial statements in place and the operating effectiveness of
 such controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures in the standalone financial statements made by the Management and Board of Directors.
- Conclude on the appropriateness of the Management and Board of Directors use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the standalone financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

Materiality is the magnitude of misstatements in the interim condensed standalone financial statements that, individually or in aggregate, makes it probable that the economic decisions of a reasonably knowledgeable user of the interim condensed standalone financial statements may be influenced. We consider quantitative materiality and qualitative factors in (i) planning the scope of our audit work and in evaluating the results of our work; and (ii) to evaluate the effect of any identified misstatements in the interim condensed standalone financial statements.

We communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may be reasonably be thought to bear on our independence, and where applicable, related safeguards.

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the standalone financial statements of the current period and are therefore the key audit matters. We describe these matters in our auditors' report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

Report on Other Legal and Regulatory Requirements

1. As required by the Companies (Auditors' Report) Order, 2016 ("the Order") issued by the Central Government of India in terms of Section 143(11) of the Act, we give in the "Annexure A" a statement on the matters specified in paragraphs 3 and 4 of the Order, to the extent applicable.

- 2. As required by Section 143(3) of the Act, we report that:
 - a) We have sought & obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit.
 - b) In our opinion, proper books of accounts as required by law have been kept by the company so far as appears from our examination of such books.
 - c) The Standalone Balance Sheet, the Statement of Profit and Loss including Other Comprehensive Income, the Cash Flow Statement and Statement of Changes in Equity dealt with by this report are in agreement with the books of account.
 - d) In our opinion, the aforesaid Ind AS financial statements comply with the Indian Accounting Standards prescribed under Section 133 of the Act except for Ind AS 19 on Employee Benefits in respect of provision for Long Term Employee Benefit & Defined Benefit plans.
 - e) In our opinion, the tax demands litigation matters described in Sr. No. 1 of "Key Audit Matters" paragraph above, if decided against the company, may have an adverse effect on the functioning of the Company.
 - f) On the basis of the written representations received from the directors as on 31st March, 2021 and taken on record by the Board of Directors, none of the directors is disqualified as on 31st March, 2021 from being appointed as a director in terms of section 164(2) of the Act.
 - g) With respect to the adequacy of the internal financial controls over financial reporting of the Company and the operating effectiveness of such controls, refer to our separate report in "Annexure B".
 - h) With respect to the other matters to be included in the Auditor's Report in accordance with the requirements of Section 197(16) of the Act, as amended;
 - In our opinion and according to the information and explanations given to us, the remuneration paid by the Company to its directors during the current year is in accordance with the provisions of Section 197 of the Act.
 - i) With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, in our opinion and to the best of our information and according to the explanations given to us:
 - i. The Company has disclosed the impact of pending litigations on its financial position in its financial statements Refer Note 32(i) to the financial statements;
 - ii. The Company did not have any long-term contracts including derivative contracts for which there were any material foreseeable losses;
 - iii. There has been no delay in transferring amounts, required to be transferred, to the Investor Education and Protection Fund by the Company.

For RAJENDRA SHARMA & ASSOCIATES Chartered Accountants

Firm Registration No.: 108390W

(RAJENDRA RATANLAL SHARMA) PARTNER

Membership No.: 044393 UDIN: 21044393AAAABQ1029

Place : Surat

Date : 14th June, 2021

ANNEXURE "A" TO THE INDEPENDENT AUDITORS' REPORT of MOHIT INDUSTRIES LIMITED FOR year ended 31ST MARCH, 2021

(Referred to in Paragraph '1' under "Report on Other Legal and Regulatory Requirements' of our report of even date)

- i. (a) The Company has maintained proper records showing full particulars, including quantitative details and situation of fixed assets.
 - (b) The Company has a regular programme of physical verification of its fixed assets by which fixed assets are verified at reasonable intervals. In accordance with this programme, certain fixed assets were verified during the year and no material discrepancies were noticed on such verification.
 - (c) According to the information and explanations given to us and on the basis of our examination of the records of the Company, the title deeds of immovable properties are held in the name of the Company.
- ii. As informed to us, physical verification of inventory has been conducted by the management at reasonable intervals during the year. As explained to us, no material discrepancies were noticed on such physical verification.
- iii. The Company has granted unsecured loans to one company covered in the register maintained under section 189 of the Companies Act, 2013 ('the Act').
 - (a) In our opinion, the rate of interest and other terms and conditions on which the loans had been granted to the company listed in the register maintained under Section 189 of the Act were not, prima facie, prejudicial to the interest of the Company
 - (b) As informed to us, the principal and interest of above loans were repayable as and when demanded and accordingly repayments or receipts were regular as and when demanded by the company.
 - (c) There are no overdue amounts in respect of the loans granted to the company listed in the register maintained under section 189 of the Act.
- iv. In our opinion and according to the information and explanations given to us, the Company has complied with the provisions of section 185 and 186 of the Act, with respect to the loans and investments made.
- v. According to information & explanation given to us, the company has not accepted any deposit from the public.
- vi. As explained to us, the company is maintaining cost accounts and records prescribed by the Central Government under section 148 (1) of the Companies Act, 2013. However, these cost accounts/records were not examined by us.
- vii. (a) According to the information and explanations given to us and on the basis of our examination of the records of the Company, amounts deducted/ accrued in the books of account in respect of undisputed statutory dues including Provident fund, Employees' State Insurance, Income-tax, Goods and Services tax, duty of Customs, Cess and other material statutory dues have generally been regularly deposited during the year by the Company with the appropriate authorities.
 - According to the information and explanations given to us, no undisputed amounts payable in respect of Provident fund, Employees' State Insurance, Income-tax, Goods and Services tax, duty of Customs, Cess and other material statutory dues were in arrears as at 31 March 2021, for a period of more than six months from the date they became payable.
 - (b) According to the information and explanations given to us, there are no material dues of duty of customs which have not been deposited with the appropriate authorities on account of any dispute. Details of Income Tax, Sales Tax, Service Tax, Excise Duty, Value Added Tax (VAT), Entry Tax and Cess which have not been deposited as on 31 March, 2021 on account of disputes are given below:

Name of The Statute	Nature of Dues	Amount (Rs. In Lakhs)	Period to which the amount relates	Forum where dispute is pending
Gujarat Entry Tax Laws	Gujarat Entry Tax	433.18	FY 2006-07	First Appellate Authority
Gujarat Entry Tax Laws	Gujarat Entry Tax	1097.25	FY 2007-08	First Appellate Authority
Gujarat Entry Tax Laws	Gujarat Entry Tax	513.82	FY 2009-10	First Appellate Authority
Gujarat VAT Act	Gujarat VAT	301.49	FY 2010-11	First Appellate Authority
Gujarat Entry Tax Laws	Gujarat Entry Tax	323.53	FY 2010-11	First Appellate Authority
Gujarat VAT Act	Gujarat VAT	72.05	FY 2011-12	First Appellate Authority (Set Aside by Tribunal)
Gujarat Entry Tax Laws	Gujarat Entry Tax	577.26	FY 2011-12	Appeal pending before Tribunal
Gujarat VAT Act	Gujarat VAT	18.57	FY 2012-13	Appeal pending before Tribunal
Gujarat Entry Tax Laws	Gujarat Entry Tax	339.64	FY 2012-13	First Appellate Authority

Central Excise Act	Excise Duty & Penalty	204.52	Various Periods	CESTAT, Ahmedabad
Central Excise Act	Excise duty rebate rejection	8.9	2013-14	Commissioner (Appeals), Surat
Income Tax Act, 1961	Income Tax Demand	5.71	A.Y. 2011-12	Commissioner of Income Tax (Appeals), Surat
Income Tax Act, 1961	Income Tax Demand	6.48	A.Y. 2018-19	Commissioner of Income Tax (Appeals), Surat

- viii. In our opinion and according to the information and explanations given to us, the company has not defaulted in repayment of loans or borrowings to the banks or financial institutions. The Company did not have any outstanding loans or borrowings from Government and there are no dues to debenture holders during the year.
- ix. In our opinion and according to the information and explanations given to us, The Company did not raise any money by way of initial public offer or further public offer (including debt instruments). According to the information and explanations received by us, moneys raised by way of Term Loan have been applied for the purpose for which they were raised.
- x. To the best of our knowledge and according to the information and explanations given to us, no material fraud by the Company or on the Company by its officers or employees has been noticed or reported during the year.
- xi. According to the information and explanations give to us and based on our examination of the records of the Company, the Company has paid/provided for managerial remuneration in accordance with the requisite approvals mandated by the provisions of section 197 read with Schedule V to the Act.
- xii. According to the information and explanations given to us, in our opinion, the Company is not a Nidhi Company as prescribed under Section 406 of the Act. Accordingly, paragraph 3(xii) of the Order is not applicable to the Company
- xiii. According to the information and explanations given to us and based on our examination of the records of the Company, transactions with the related parties are in compliance with sections 177 and 188 of the Act where applicable and details of such transactions have been disclosed in the financial statements as required by the applicable accounting standards.
- xiv. According to the information and explanations give to us and based on our examination of the records of the Company, the Company has not made any preferential allotment or private placement of shares or fully or partly convertible debentures during the year. Accordingly, paragraph 3(xiv) of the Order is not applicable to the Company.
- xv. According to the information and explanations given to us and based on our examination of the records of the Company, the Company has not entered into non–cash transactions with directors or persons connected with him. Accordingly, paragraph 3(xv) of the Order is not applicable.
- xvi. The Company is not required to be registered under section 45–IA of the Reserve Bank of India Act 1934.

For RAJENDRA SHARMA & ASSOCIATES
Chartered Accountants

Firm Registration No.: 108390W

(RAJENDRA RATANLAL SHARMA)
PARTNER
Membership No.: 044393

UDIN: 21044393AAAABQ1029

Place : Surat

Date: 14th June, 2021

Annexure "B" to the Independent Auditor's Report of Even date on the Standalone Financial Statements of Mohit Industries Limited for year ended on 31st March, 2021

Report on the Internal Financial Controls under Clause

(i) of Sub-section 3 of Section 143 of the Companies Act, 2013 ("the Act")

Opinion

We have audited the internal financial controls over financial reporting of Mohit Industries Limited ("the Company") as of 31st March, 2021 in conjunction with our audit of standalone financial statements of the Company for the year ended on that date.

In our opinion, the Company has, in all material respects, an adequate internal financial controls system over financial reporting and such internal financial controls over financial reporting were operating effectively as at 31st March 2021, based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India.

Management's Responsibility for Internal Financial Controls

The Company's management is responsible for establishing and maintaining internal financial controls based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls over Financial Reporting issued by the Institute of Chartered Accountants of India ('ICAI'). These responsibilities include the design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the orderly and efficient conduct of its business, including adherence to company's policies, the safeguarding of its assets, the prevention and detection of frauds and errors, the accuracy and completeness of the accounting records, and the timely preparation of reliable financial information, as required under the Companies Act, 2013.

Auditors' Responsibility

Place : Surat

Our responsibility is to express an opinion on the Company's internal financial controls over financial reporting based on our audit. We conducted our audit in accordance with the Guidance Note on Audit of Internal Financial Controls over Financial Reporting (the "Guidance Note") and the Standards on Auditing, issued by ICAI and deemed to be prescribed under section 143(10) of the Companies Act, 2013, to the extent applicable to an audit of internal financial controls, both applicable to an audit of Internal Financial Controls and, both issued by the Institute of Chartered Accountants of India. Those Standards and the Guidance Note require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether adequate internal financial controls over financial reporting was established and maintained and if such controls operated effectively in all material respects.

Our audit involves performing procedures to obtain audit evidence about the adequacy of the internal financial controls system over financial reporting and their operating effectiveness. Our audit of internal financial controls over financial reporting included obtaining an understanding of internal financial controls over financial reporting, assessing the risk that a material weakness exists, and testing and evaluating the design and operating effectiveness of internal control based on the assessed risk. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion on the Company's internal financial controls system over financial reporting.

Meaning of Internal Financial Controls over Financial Reporting

A company's internal financial controls with reference to standalone financial statements is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of standalone financial statements for external purposes in accordance with generally accepted accounting principles. A company's internal financial controls with reference to standalone financial statements include those policies and procedures that (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of standalone financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorisations of management and directors of the company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorised acquisition, use, or disposition of the company's assets that could have a material effect on the standalone financial statements.

Inherent Limitations of Internal Financial Controls over Financial Reporting

Because of the inherent limitations of internal financial controls with reference to standalone financial statements, including the possibility of collusion or improper management override of controls, material misstatements due to error or fraud may occur and not be detected. Also, projections of any evaluation of the internal financial controls with reference to standalone financial statements to future periods are subject to the risk that the internal financial controls with reference to standalone financial statements may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

For RAJENDRA SHARMA & ASSOCIATES
Chartered Accountants

Date : 14th June, 2021 Firm Registration No.: 108390W

(RAJENDRA RATANLAL SHARMA)
PARTNER
Membership No.: 044393
UDIN: 21044393AAAABQ1029

Balance Sheet As At 31st March, 2021

(Amount in Rupees)

	Particulars		Note No.	Figures as at 31st March, 2021	Figures as at 31st March, 2020
ī	ASSETS			· · · · · · · · · · · · · · · · · · ·	
1	Non-Current Assets				
	(a) Property, Plant & Equipment		4	24,21,46,081	26,16,11,329
	(b) Capital Work In Progress			-	-
	(c) Intangible Assets		4	2,61,328	2,22,413
	(d) Investment Properties		5	76,73,248	76,73,248
	(e) Financial Assets				
	(i) Investments		6	2,30,63,644	2,01,89,669
	(ii) Loans		7	3,14,672	3,93,606
	(f) Other Non-Current Assets		8	20,81,645	20,81,645
		SUB-TOTAL		27,55,40,618	29,21,71,910
2	Current Assets				
	(a) Inventories		9	21,86,53,614	21,11,76,686
	(b) Financial Assets				
	(i) Trade Receivables		10	17,50,73,589	16,37,40,470
	(ii) Cash & Cash Equivalents		11	25,63,641	67,31,655
	(iii) Other Bank Balances		12	19,78,550	19,78,550
	(iv) Loans		13	12,42,77,270	11,62,53,593
	(c) Other Current Assets		14	8,37,09,188	9,78,56,870
		SUB-TOTAL		60,62,55,852	59,77,37,824
		TOTAL		88,17,96,470	88,99,09,734
II	EQUITIES & LIABILITIES				
Α	Equity				
	(a) Equity Share Capital		15	14,15,75,750	14,15,75,750
	(b) Other Equity			15,65,58,961	14,78,99,842
		SUB-TOTAL		29,81,34,711	28,94,75,592
В	Liabilities				
1	Non- Current Liabilities				
	(a) Financial Liabilities				
	(i) Borrowings		16	12,50,05,784	7,24,25,278
	(b) Deferred Tax Liability (Net)		17	2,00,16,894	2,09,14,414
	(c) Government Grants		18	23,11,115	35,88,110
		SUB-TOTAL		14,73,33,793	9,69,27,802
2	Current Liabilities				
	(a) Financial liabilities				
	(i) Borrowings		19	34,30,52,737	41,40,02,765
	(ii) Trade Payables		20	4,63,69,682	6,20,48,917
	(iii) Other Financial liabilities		21	3,74,95,837	1,90,08,720
	(b) Other Current Liabilities		22	61,37,408	62,25,781
	(c) Current Tax Liabilities		23	32,72,301	22,20,156
		SUB-TOTAL		43,63,27,965	50,35,06,340
		TOTAL		88,17,96,470	88,99,09,734
	Statement of Accounting Policies and Notes				
	Forming Part of Financial Statements		1 to 44		
As per ou	ır Audit Report Attached			For & On Behalf o	of Board of Directors
	NDRA SHARMA & ASSOCIATES			Naresh Saboo	(Director)
Chartered	d Accountants			Narayan Saboo	(Managing Director)
Firm Regi	stration No.: 108390W			Manish Saboo	(Director & CFO)
(Daine 4	a Pataniai Charma)			Nikita Pediwal	(Company Secretary)
(Rajendr Partner	a Ratanlal Sharma)			Place : Surat	, , , , , , , , , , , , , , , , ,
. ar tilei	4393			Date : 14th Jur	2021

Statement of Profit & Loss for the year ended on 31st March, 2021

(Amount in Rupees)

	Particulars	Note No.	Figures for the year ended on 31-03-2021	Figures for the year ended on 31-03-2020
I.	Revenue from Operations			
	Revenue from Operations	24	1,49,51,01,492	1,75,01,01,948
II.	Other Income	25	1,68,86,631	3,08,72,878
III.	Total Revenue (I+II)		1,51,19,88,122	1,78,09,74,826
IV.	Expenses			
	Cost of Materials Consumed	26	1,10,07,43,747	1,33,17,39,73
	Purchase of Traded Goods		2,82,40,477	72,203
	Changes in Inventories of Finished Goods & Trading Goods	30	(35,98,750)	(13,19,781
	Employee Benefit Expenses	27	6,81,24,357	7,92,31,196
	Finance Costs	28	5,55,38,497	6,73,25,52
	Loss from Currency Derivative Trading	20	-	3,78,654
	Depreciation & Amortization	4	2,44,70,479	3,11,46,07
	Other Expenses	7 29	22,90,78,844	27,10,96,475
	Total Expenses	23	1,50,25,97,651	1,77,96,70,080
V.	Profit / (Loss) Before Exceptional Item & Tax		93,90,471	13,04,746
VI.	Exceptional Item	31	10,00,000	(1,93,900
VII.	Profit / (Loss) Before Prior Period Item	٠.	1,03,90,471	11,10,846
VIII.	Prior Period Item (Income / (Expenses)		-	11,10,0
IX.	Profit / (Loss) Before Tax		1,03,90,471	11,10,846
Χ.	Tax Expenses			
	For Current Tax		32,72,301	22,20,156
	Less:- MAT Credit Entitlement / (Reversal)		-	, , , , , ,
	Net Current Tax		32,72,301	22,20,156
	For Deferred Tax Charge / (Credit)		(8,97,520)	(46,53,759
	Income Tax of Earlier Years		12,41,242	12,08,920
	Sub-Total		36,16,023	(12,24,683
XI.	Profit / (Loss) for the Period (After Tax)		67,74,448	23,35,529
XII.	OTHER COMPREHENSIVE INCOME			
A	(i) Items that will not be reclassified to profit or loss Equity Instruments valued at Fair Value Through	h OCI	18,84,671	(82,203)
	(ii) Income Tax relating to items that will not be reclassified to profit or loss		-	
В	(i) Items that will be reclassified to profit or loss		-	
	(ii) Income Tax relating to items that will be reclassified to profit or loss		-	
XIII.	Other Comprehensive Income for the Period		18,84,671	(82,203
XIV.	Total Comprehensive Income for the Period		86,59,119	22,53,326
XV.	Earnings per share (of Face Value of Rs. 10/- each)	37		
	(a) Basic		0.48	0.10
	(b) Diluted		0.48	0.16
	Statement of Accounting Policies and Notes			

As per our Audit Report Attached

For RAJENDRA SHARMA & ASSOCIATES

Chartered Accountants Firm Registration No.: 108390W

(Rajendra Ratanlal Sharma)

Partner M No 044393

M. No. 044393

For & On Behalf of Board of Directors

Naresh Saboo Narayan Saboo Manish Saboo Nikita Pediwal (Director) (Managing Director) (Director & CFO)

Pediwal (Company Secretary)

Place : Surat

Date : 14th June, 2021

Cash flow statement for the year ended on 31st March, 2021

(Amount in Rupees)

1,03,90,471 2,44,70,479 (83,28,092) (12,76,995) (10,00,000) 2,42,55,863 (1,13,33,119) 1,37,54,683	11,10,846 3,11,46,075 (69,88,297) (12,76,995) 1,93,900 2,41,85,529
2,44,70,479 (83,28,092) (12,76,995) (10,00,000) 2,42,55,863 (1,13,33,119) 1,37,54,683	3,11,46,075 (69,88,297) (12,76,995) 1,93,900 2,41,85,529
(83,28,092) (12,76,995) (10,00,000) 2,42,55,863 (1,13,33,119) 1,37,54,683	(69,88,297) (12,76,995) 1,93,900 2,41,85,529
(83,28,092) (12,76,995) (10,00,000) 2,42,55,863 (1,13,33,119) 1,37,54,683	(69,88,297) (12,76,995) 1,93,900 2,41,85,529
(12,76,995) (10,00,000) 2,42,55,863 (1,13,33,119) 1,37,54,683	(12,76,995) 1,93,900 2,41,85,529
(10,00,000) 2,42,55,863 (1,13,33,119) 1,37,54,683	1,93,900 2,41,85,529
2,42,55,863 (1,13,33,119) 1,37,54,683	2,41,85,529
(1,13,33,119) 1,37,54,683	
1,37,54,683	
1,37,54,683	a
	8,46,93,855
(7476633)	1,53,02,331
(74,76,928)	2,28,81,535
(1,56,79,235)	(3,67,68,371)
1,84,87,117	(2,02,12,538)
(88,373)	24,66,382
2,19,20,008	9,25,48,722
(30,68,399)	(70,79,887)
1,88,51,609	8,54,68,835
(50,44,146)	(74,77,413)
10,00,000	68,10,000
(9,89,304)	-
(79,44,743)	(40,00,806)
83,28,092	69,88,297
(46,50,100)	23,20,078
(3,17,885)	(5,78,17,095)
	(57,45,610)
	(2,02,17,752)
	(8,37,80,458)
	. , , ,
	40,08,456
67 31 655	27,23,199
0,751,000	
	(30,68,399) 1,88,51,609 (50,44,146) 10,00,000 (9,89,304) (79,44,743) 83,28,092 (46,50,100) (3,17,885) 8,90,538 (1,89,42,175) (1,83,69,522)

For Rajendra Sharma & Associates

Chartered Accountants

Firm Registration No.:- 108390W

(Rajendra Ratanlal Sharma)

Partner

M. No.: 044393

For & On Behalf of Board of Directors

Naresh Saboo Narayan Saboo Manish Saboo Nikita Pediwal

(Director) (Managing Director) (Director & CFO) (Company Secretary)

Place : Surat

Date: 14th June, 2021

Statement of changes in equity for the year ended on 31st March, 2021

A. EQUITY SHARE CAPITAL FOR THE YEAR ENDED ON 31ST MARCH, 2021

Balance as at 1st April 2020	Changes in the Equity Share Capital during the Year	Balance as at 31st March 2021
14,15,75,750	-	14,15,75,750

EQUITY SHARE CAPITAL FOR THE YEAR ENDED ON 31ST MARCH, 2020

Balance as at 1st April 2019	Changes in the Equity Share Capital during the Year	Balance as at 31st March 2020
14,15,75,750	-	14,15,75,750

B. OTHER EQUITY FOR THE YEAR ENDED ON 31ST MARCH 2021

	Reserv	es & Surp	lus	OTHER RESERVES	
Particulars	Securities Premium Reserve	General Reserve	Retained Earnings	FVOCI - Equity Instruments	TOTAL
As at 31st March 2021					
Opening Balance as at 1st April 2020	5,87,67,000	1	8,99,95,228	(8,62,386)	14,78,99,842
Profit for the Year	-	-	67,74,448	-	67,74,448
Other Comprehensive Income of the year	-	-	-	18,84,671	18,84,671
Dividend including DDT	-	-	-	-	-
Closing Balance as at 31st March 2021	5,87,67,000	-	9,67,69,677	10,22,285	15,65,58,961

OTHER EQUITY FOR THE YEAR ENDED ON 31ST MARCH 2020

	Reser	ves & Surpl	us	Other Comprehensive Income	
Particulars	Securities Premium Reserve	General Reserve	Retained Earnings	Equity Instruments Through other Comprehensive Income	TOTAL
As at 31st March 2020					
Opening Balance as at 1st April 2019	5,87,67,000	-	8,76,59,700	(7,80,183)	14,56,46,516
Profit for the Year	-	-	23,35,529	-	23,35,529
Other Comprehensive Income of the year	-	-	-	(82,203)	(82,203)
Dividend including DDT	-	-	-	-	-
Closing Balance as at 31st March 2020	5,87,67,000	-	8,9995228	(862386)	14,78,99,842

For Rajendra Sharma & Associates **Chartered Accountants**Firm Registration No.:- 108390W

(Rajendra Ratanlal Sharma)

Partner M. No. : 044393

For & On Behalf of Board of Directors

Naresh Saboo Narayan Saboo Manish Saboo Nikita Pediwal (Director) (Managing Director) (Director & CFO) (Company Secretary)

Place : Surat

Date : 14th June, 2021

Notes Forming Part of Financial Statements for the year ended 31st March, 2021

1 CORPORATE INFORMATION

Mohit Industries Limited ('the company) is a public limited company domiciled in India and incorporated under the provisions of the Company Law. Its shares are listed on BSE and NSE. The company is having its head quarters in Surat and plants at Kim. The company is primarily engaged in manufacture of Texturized Yarn from POY and weaving of the Yarn to Grey Cloth.

2 BASIS OF PREPARATION

The financial statements (on standalone basis) of the Company have been prepared in accordance with Indian Accounting Standards (Ind AS) notified under Companies (Indian Accounting Standards) Rules, 2015 as amended by the Companies (Indian Accounting Standards) Rules, 2016.

Functional and presentation of currency

The financial statements are prepared in Indian Rupees which is also the Company's functional currency.

Basis of measurement

The financial statements have been prepared on a historical cost basis except for Certain Financial Assets measured at fair value (refer accounting policy regarding financial instruments

Use of significant accounting estimates, judgements and assumptions

The preparation of financial statements requires the management to make estimates and assumptions considered in reported amounts of assets and liabilities (including contingent liabilities) and the reported income and expenses during the year. The management believes that estimates used in preparation of financial statements are prudent and reasonable. Future results could differ due to these estimates and the difference between actual results and the estimates are recongnised in the periods in which these gets materialized.

3 SIGNIFICANT ACCOUNTING POLICIES

3.1 Presentation and disclosure of financial statements

All assets and liabilities have been classified as current and non-current as per Company's normal operating cycle and other criteria set out in the division II of Schedule III of the Companies Act, 2013, for a Company whose financial statements are made in compliance with the Companies (India Accounting Standards) Rules, 2015. Deferred tax liabilities are classified as non-current liabilities. Based on the nature of business and their realization in cash and cash equivalents, 12 months has been considered by the Company for the purpose of current / non-current classification of assets and liabilities.

3.2 Property, plant and equipment

- i) Under the previous GAAP, property, plant and equipment were carried at historical cost less depreciation and impairment losses, if any. On transition to Ind AS, the Company has availed the optional exemption under Ind AS 101 and accordingly it has used the carrying value as at the date of transition i.e. 1st April 2016 as the deemed cost of the property, plant & equipment under Ind AS.
- ii) Subsequent to transition date, property, plant and equipment are stated at cost of acquisition less accumulated depreciation and accumulated impairment losses, if any. Cost of property, plant and equipment includes non refundable taxes and duties, borrowing cost directly attributable to the qualifying asset and any directly attributable costs of bringing the asset to its working condition for its intended use.
- iii) Capital work-in-progress comprises of cost incurred on property, plant and equipment not yet ready for their intended use at the Balance Sheet date. Advances paid towards the acquisition of property, plant and equipment outstanding at each balance sheet date is classified as capital advances under other non-current assets and the cost of assets not put to use before such date are disclosed under 'Capital work-in-progress'.

3.3 Depreciation on property, plant and equipment

- a) Depreciation on property, plant and equipment (other than freehold land and capital work in progress) is provided on SLM over the useful life of the relevant assets net of residual value whose life is in consonance with the life mentioned in Schedule II of the Companies Act, 2013.
- b) In the case of assets purchased, sold or discarded during the year, depreciation on such assets is calculated on pro-rata basis from the date of such addition or as the case may be, upto the date on which such asset has been sold or discarded.
- c) Depreciation on addition has been provided from the date of putting the assets into use.

3.4 Investment properties

Investment properties are measured at cost, including transaction costs.

3.5 Intangible assets

- i) Under the previous GAAP, intangible Assets acquired separately are measured on initial recognition at cost. Following initial recognition intangible assets are carried at cost less any accumulated amortization. On transition to Ind AS, the Company has availed the optional exemption under Ind AS 101 and accordingly it has used carrying value as at the date of transition i.e. 1st April 2016 as the deemed cost of intangible assets under Ind AS.
- ii) Subsequent to transition date, Intangible Assets acquired separately are measured on initial recognition at cost. Following initial recognition intangible assets are carried at cost less any accumulated amortization. Intangible assets are recognised only if it is probable that the future economic benefits attributable to the asset will flow to the enterprise and the cost of asset can be measured reliably.

3.6 Inventories

Inventories are valued at the lower of cost and net realisable value.

Costs incurred in bringing each product to it's present location and condition are accounted for as follows:

- i) Raw Materials, Packing Materials & Stores & Spares: Costs include cost of purchase and other costs incurred in bringing the inventories to their present location and condition. Costs is determined based on weighted average basis.
- ii) Finished Goods and Work in Progress: Costs include cost of purchase and other costs incurred in bringing the inventories to their present location and condition. Costs is determined based on weighted average basis.

3.7 Financial instruments

Initial Recognition

All financial instruments are recognized initially at fair value. Transaction costs that are attributable to the acquisition of the financial asset (other than financial assets recorded at fair value through OCI) are included in the fair value of the financial assets. Purchase or sales of financial assets that require delivery of assets within a time frame established by regulation or convention in the market place (regular way trade) are recognised on trade date. While, loans and borrowings and payables are recognised net of directly attributable transaction costs.

Subsequent Measurement

The classification of financial instruments depends on the objective of the business model for which it is held. Management determines the classification of its financial instruments at initial recognition.

a) Non-derivative financial assets

(i) Financial assets at amortised cost

A financial asset shall be measured at amortised cost if both of the following conditions are met:

- (a) the financial asset is held within a business model whose objective is to hold financial assets in order to collect contractual cash flows and
- (b) the contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest (SPPI) on the principal amount outstanding.

They are presented as current assets, except for those maturing later than 12 months after the reporting date which are presented as non-current assets. Financial assets are measured initially at fair value plus transaction costs and subsequently carried at amortized cost using the effective interest method, less any impairment loss.

Trade receivables, security deposits, cash and cash equivalents, employee and other advances and eligible current and non-current assets are measured at Amortized Cost.

(ii) Debt instruments at FVTOCI

A debt instrument shall be measured at fair value through other comprehensive income if both of the following conditions are met:

- (a) the objective of the business model is achieved by both collecting contractual cash flows and selling financial assets and
- (b) the asset's contractual cash flow represent SPPI

Debt instruments included within FVTOCI category are measured initially as well as at each reporting period at fair value plus transaction costs. Fair value movements are recognised in other comprehensive income (OCI). However, the Company recognises interest income, impairment losses & reversals and foreign exchange gain loss in statement of profit and loss. On derecognition of the asset, cumulative gain or loss previously recognised in OCI is reclassified from equity to profit and loss. Interest earned is recognised under the effective interest rate (EIR) model.

(iii) Equity instruments at FVTOCI

All equity instruments are measured at fair value. Equity instruments held for trading is classified as FVTPL. For all other equity instruments, the Company may make an irrevocable election to present subsequent changes in the fair value

in OCI. The Company makes such election on an instrument-by-instrument basis. If the Company decides to classify an equity instrument as at FVTOCI, then all fair value changes on the instrument, excluding dividend are recognised in OCI which is not subsequently recycled to statement of profit and loss.

(iv) Financial assets at FVTPL

FVTPL is a residual category for financial assets. Any financial asset which does not meet the criteria for categorization as at amortised cost or as FVTOCI, is classified as FVTPL.

In addition the Company may elect to designate the financial asset, which otherwise meets amortised cost or FVOCI criteria, as FVTPL if doing so eliminates or significantly reduces a measurement or recognition inconsistency. The Company has not designated any financial asset as FVTPL.

Financial assets included within the FVTPL category are measured at fair values with all changes in the statement of profit and loss.

b) Non-derivative financial liabilities

(i) Financial liabilities at amortised cost

Financial liabilities at amortised cost represented by borrowings, trade and other payables are initially recognized at fair value, and subsequently carried at amortized cost using the effective interest rate method.

3.8 Revenue recognition

Revenue is recognized to the extent it is probable that the economic benefits will flow to the Company and the revenue can be reliably measured.

- A. Sale of goods is recognized when the significant risks and rewards of ownership of the goods have passed to the buyer and are recorded at the fair value of the consideration received or receivable, net of returns and allowances, trade and volume discounts.
- B. Interest income in respect to all the Debt Instruments and deposits which are measured at cost or at fair value through other comprehensive income, is recorded using effective interest rate (EIR). EIR is the rate that exactly discounts the estimated future cash payments or receipts over the expected life of the financial instrument or a shorter period, where appropriate, to the gross carrying amount of the financial asset or to the amortized cost of a financial liability. Interest Income is included in Other Income in the statement of profit and loss.
- C. Export Benefits are recognized in the year of export
- D. Revenue from rendering of services is recognised when the performance of agreed contractual task has been completed.
- E. Revenue from Operations is measured at the fair value of consideration received / receivable, taking into account contractually defined terms of payment and excluding taxes or duties collected on behalf of the government.

3.9 Foreign currency transactions

Transactions denominated in foreign currencies are recorded at the exchange rates prevailing on the date of the transaction. As at the Balance Sheet date, foreign currency monetary assets and liabilities are translated at closing exchange rate. The gains or losses resulting from such translations are included in net profit in the Statement of Profit and Loss.

Non-monetary assets and non-monetary liabilities denominated in a foreign currency and measured at fair value are translated at the exchange rate prevalent at the date when the fair value was determined. Non-monetary assets and non-monetary liabilities denominated in a foreign currency and measured at historical cost are translated at the exchange rate prevalent at the date of the transaction.

Transaction gains or losses realized upon settlement of foreign currency transactions are included in determining net profit for the period in which the transaction is settled. Revenue, expense and cash flow items denominated in foreign currencies are translated into the relevant functional currencies using the exchange rate in effect on the date of the transaction.

3.10 Employee Benefits

- (a) All the Short Term Employee Benefits are accounted for on the basis of services rendered by the employees of the company.
- (b) Company contributes towards Provident Fund which is Defined Contribution schemes. Liability in in respect thereof is determined on basis of contribution required to be made as per statutes/ rules.
- (c) No provision has been made for Long Term Employee Benefits such as Gratuity and Leave Encashment as the same are recognized as and when they become due for payment.

3.11 Borrowing Cost

Borrowing Costs that are attributable to the acquisition, construction or production of qualifying assets are capitalized as part of Cost of such assets. A qualifying asset is one that necessarily takes a substantial period of time to get ready for its intended use. All other borrowing costs are charged the Statement of Profit & Loss.

3.12 Taxes on income

Tax expenses for the year comprises of current tax, deferred tax charge or credit and adjustments of taxes for earlier years. In respect of amounts adjusted outside profit or loss (i.e. in other comprehensive income or equity), the corresponding tax effect, if any, is also adjusted outside profit or loss.

Provision for current tax is made as per the provisions of Income Tax Act, 1961.

Deferred tax is provided using the liability method on temporary differences between the tax bases of assets and liabilities and their carrying amounts for financial reporting purposes at the reporting date.

Deferred tax liabilities are recognised for all taxable temporary differences, and deferred tax assets are recognised for all deductible temporary differences, carryforward tax losses and allowances to the extent that it is probable that future taxable profits will be available against which those deductible temporary differences, carry forward tax losses and allowances can be utilised. Deferred tax assets and liabilities are measured at the tax rates that are expected to apply in the year when the asset is realized or the liability is settled, based on tax rates (and tax laws) that have been enacted or substantively enacted at the reporting date. Deferred tax assets and deferred tax liabilities are offset, if a legally enforceable right exists to set off current tax assets against current tax liabilities and the deferred taxes relate to the same taxation authority.

3.13 Goods & Services tax (GST)

GST credit received on purchases is reduced from respective item of purchases. GST on Sales is credited to Payable account and differential amount, if any, is paid. Thus, the company has followed exclusive method of accounting whereby purchases, sales and stock is shown exclusive of GST and accounted for in separate account.

3.14 Provisions and contingent liabilities

A provision is recognized when the Company has a present obligation (legal or constructive) as a result of past event and it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation, in respect of which a reliable estimate can be made.

A disclosure for a contingent liability is made when there is a possible obligation or a present obligation that may, but probably will not require an outflow of resources.

4. PROPERTY, PLANT & EQUIPMENT

(Amount in Rupees)

PARTICULARS		GROSS	BLOCK		1	DEPRECIATION BLOCK			NET BLOCK		
	Balance as at 1st April 2020	Additions / Adjust-ments	Disposals / Retirements	Balance as at 31st March, 2021	Balance as at 1st April, 2020	Depre- ciation Charge for the year	On Disposals	Balance as at 31st March, 2021	Balance as at 31st March, 2021	Balance as at 31st March, 2020	
Land	16154703	0	0	16154703	0	0	0	0	16154703	16154703	
Factory Building	217929378	337201	0	218266579	50994157	7067970	0	58062127	160204452	166935221	
Office Building	3379800	0	0	3379800	715337	54249	0	769586	2610214	2664463	
Plant & Machinery	244166022	1053000	12863299	232355723	209846631	6083480	12863299	203066812	29288911	34319391	
Generator Set	4620832	0	0	4620832	4389790	0	0	4389790	231042	231042	
Water Jet Looms	74758591	0	0	74758591	69589314	482570	0	70071884	4686708	5169278	
Water Jet Imported	58433777	0	0	58433777	41231101	6585976	0	47817077	10616700	17202676	
Electric Installation	19848066	0	0	19848066	15548897	955967	0	16504864	3343203	4299170	
Office & Factory Equipments	10183230	3063419	0	13246649	8188352	867429	0	9055781	4190868	1994878	
Vehicles	14607585	0	0	14607585	4340802	1603740	0	5944542	8663043	10266783	
Furniture	3465665	32805	0	3498470	2387851	157811	0	2545662	952808	1077814	
Diesel Tank	161435	0	0	161435	161435	0	0	161435	0	0	
Computer	6300689	412970	0	6713659	5004777	505451	0	5510228	1203431	1295912	
Total Tangible Assets	674009772	4899395	12863299	666045868	412398443	24364643	12863299	423899787	242146081	261611329	
INTANGIBLE ASSETS											
Computer Software	984441	144751	0	1129192	762028	105836	0	867864	261328	222413	
Total Intangible Assets	984441	144751	0	1129192	762028	105836	0	867864	261328	222413	
Current Year	674994213	5044146	12863299	667175060	413160471	24470479	12863299	424767651	242407409	261833742	
Previous Year	680308745	7477413	12791944	674994213	387996440	31146075	5982044	413160471	261833742	292312304	

							(Amount in Rupees)
Pai	rticul	ars				As At 31st March, 2021	As At 31st March, 2020
lnv	estm	ent F	Prope	rty			
			g Am			-	-
-			ss Car	rying Amount	76,73,248	76,73,248	
	ditior			in a Amazona		76.73.240	76 72 240
	_			ving Amount eciation		76,73,248	76,73,248
			-	ated Depreciation		-	_
	ditior	•				-	-
Clo	sing	Accui	mulat	ed Depreciation			
Ne	t Carr	ying	Amou	ınt		76,73,248	76,73,248
lon	-Curr	ent l	nvest	ments			
۱.	Valu			less other than temporary diminuti	-		
	(a)			ent in Equity Instruments (Fully Paid	Up)		
			ssoci				
		(a)		nit Yarns Ltd.	663000	1,57,23,000	1,57,23,000
		(b)	Mol	nit Overseas Ltd.	394000	37,99,000	37,99,000
•	Valu			value through FVOCI			
	(a)			ent in Equity Instruments (Fully Paid	-		
		(i)	Unc	quoted	No. of Share		
			(a)	Sasmi Co-op. Society Ltd.		7,200	7,200
			(b)	ITC Co-op. Hsg. Soc. Ltd.	5	251	251
			(c)	Shamrao Vithal Co. op Bank	100	2,500	2,500
		(ii)	Quo	oted			
			(a)	Trigyn Technology Ltd. (6 Equity Shares of Cost of Rs. 194/-)		371	137
			(b)	BigBloc Construction Limited (23073 Equity Shares of Cost of Rs. 15	5,01,024/-)	25,44,952	6,57,581
			(c)	Filatex India Limited (14700 Equity Shares of Cost of Rs. 98	39304/-)	9,86,370	-
					TO	TAL 2,30,63,644	2,01,89,669
				Aggregate Amount of Unquoted Sha	ires	1,95,31,951	1,95,31,951
				Aggregate Amount of Quoted Share: Market value thereof	s and	35,31,693	6,57,718
				Aggregate Amount of Impairment in Value of Investments		-	-
	6.1	Cat	egory	-wise Investments - Non-Current			
		(a)	Fina	ncial Assets measured at Cost		1,95,22,000	1,95,22,000
		(b)	Fina	ncial Assets measured at Fair Value thr	ough OCI	35,41,644	6,67,669
					TO 1	TAL 2,30,63,644	2,01,89,669

(Amount in Rupees)

	Particular	s	As At 31st March, 2021	As At 31st March, 2020
7	Non Current Financial Assets - Loans			,
	(Unsecured, Considered Good by Directors)			
	(a) Security Deposits		3,14,672	3,93,606
		TOTAL	3,14,672	3,93,606
8	Other Non-Current Assets			
	(a) Capital Advances		20,81,645	20,81,645
		TOTAL	20,81,645	20,81,645
9	Inventories			
	(a) Raw Materials & Stock in process		11,85,75,046	11,27,14,107
	(b) Finished Goods		9,08,87,349	8,72,88,599
	(c) Yarn Oil		17,09,519	12,95,760
	(d) Packing Material		62,35,500	85,45,720
	(e) Stores & Spares		12,46,200	13,32,500
		TOTAL	21,86,53,614	21,11,76,686
10	Trade Receivables			
	Sundry Debtors		16,33,36,146	15,19,06,395
	(Unsecured, considered good by Directors)			
	Other Trade Receivables		1,17,37,443	1,18,34,075
	(Unsecured, considered good by Directors)			
		TOTAL	17,50,73,589	16,37,40,470
11	Cash & Cash Equivalents			
	(a) Cash on Hand		13,15,128	9,71,172
	(b) Balances in Bank in Current Account		12,47,401	50,82,651
	(c) Balances in Bank in EEFC Account		1,112	6,77,832
		TOTAL	25,63,641	67,31,655
12	Cash & Bank Balances			
	(a) Balances with Bank in F.D. (As margin Depo	osits)	19,78,550	19,78,550
		TOTAL	19,78,550	19,78,550
13	Loans			
	(Unsecured, considered good by Directors)			
	(d) Loans & Advances Given			
	To Related Parties		69,623	2,41,419
	To Others		12,42,07,647	11,60,12,174
		TOTAL	12,42,77,270	11,62,53,593
14	Other Current Assets			
	(Unsecured, considered good by Directors)			
	(a) Interest Accrued on Bank FDR		3,11,004	1,46,426
	(b) Advance to Suppliers		71,22,842	1,07,99,225
	(c) Balances with Revenue / Government Auth	norities	6,63,47,976	7,41,15,742
	(d) Other Advances		99,27,366	1,27,95,477
		TOTAL	8,37,09,188	9,78,56,870

	Particulars	As At 31st March, 2021	As At 31st March, 2020
15	Share Capital		
	Authorized Share Capital		
	2,50,00,000 equity shares of Rs. 10/- each		
	(As at 31-03-2020: 1,50,00,000 equity shares)	25,00,00,000	15,00,00,000
	Issued Share Capital		
	1,46,82,900 Equity Shares of Rs. 10/- each		
	(As at 31-03-2020, 1,46,82,900 equity shares)	14,68,29,000	14,68,29,000
	Subscribed & Fully Paid Up		
	1,41,57,575 equity shares of Rs. 10/- each, fully paid up		
	(as at 31-03-2020, 1,41,57,575 equity shares of Rs. 10/- each)	14,15,75,750	14,15,75,750
	TOTAL RS.	14,15,75,750	14,15,75,750

- **15.1** The Company has only one class of shares referred to as Equity Shares having face value of Rs. 10/- each. Each equity Shareholder is eligible for one vote per share held.
- **15.2** Reconciliation of No. of Equity Shares Outstanding at the Beginning & End of the reporting period:

Particulars	As At 31st March, 2021 Number	As At 31st March, 2020 Number
Shares Outstanding at the Beginning of the Year	1,41,57,575	1,41,57,575
(+) Shares Issued during the year	-	-
(-) Shares Buy-back During the year	-	-
Shares Outstanding at the End of the year	1,41,57,575	1,41,57,575

15.3 Shares in the company held by each shareholder holding more than 5% Equity Shares

	Equity Shares				
Name of Shareholder	As at 31 Mai	rch 2021	As at 31 March 2020		
	No. of Shares held	% of Holding	No. of Shares held	% of Holding	
Mask Investments Limited	14,28,881	10.09%	14,28,881	10.09%	
Mohit Overseas Limited	15,98,622	11.29%	15,98,622	11.29%	
Mohit Yarns Limited	19,70,609	13.92%	19,70,609	13.92%	

				(Amount in Rupees)
	Particulars		As At 31st	As At 31st
	raiticulais		March, 2021	March, 2020
16	Non-Current Financial Liabilities - Borrowings			
	(a) Secured Loans - At Amortised Cost			
	(i) Term Loans - from Banks & NBFC			
	Term Loans from Banks		10,48,24,183	8,35,13,718
	Car Loans		59,27,688	78,60,499
		=	11,07,51,871	9,13,74,217
	Less:- (a) Current Maturities of Long Term Debts		3,74,36,056	1,89,48,939
	(b) Interest Accrued But not Due		-	-
	· ·	Sub-Total	7,33,15,815	7,24,25,278
	(b) Unsecured - At Amortised Cost	_	· · ·	
	(i) Loans from Director	_	5,16,89,969	
	Less:- (a) Current Maturities of Long Term Debts			
	· · ·		-	-
	(b) Interest Accrued But not Due	617.1		
		Sub-Total _	5,16,89,969	
		TOTAL _	12,50,05,784	7,24,25,278

- 16.1 Car Loans from Bank & Financial Institutions are secured by hypothecation of Motor Cars for which loan has been taken.
- 16.2 Term Loans from Banks are secured by hypothecation of all the fixed assets of the company.
- 16.3 Term Loan from Banks are also secured by entire Land & Building of the Company located at Kudsad-Kim, Olpad Taluka, Surat.
- 16.4 The Term Loans are also secured against Flat at Soffitel Tower, Surat and Office at International Trade Center, Surat of the company. Term Loan is also secured against peronal properties of directors and sister concern M/s Mohit Yarns Ltd. All the term loans are guaranteed by directors of the Company.
- 16.5 Terms of Repayment of Term Loans:-
 - (a) Term Loans of South Indian Bank are repayable in monthly instalments of Rs. 8,78,000/-, Rs. 4,20,000/- and Rs. 9,14,750/- each and shall be repaid by March, 2022, October, 2021 and November 2024 respectively. The rate of interest is 10,70%.
 - Term loan of SVC Bank of Rs. 950 Lakhs (O/s Amount Rs. 572.29 Lakhs) shall be repaid in monthly installments of Rs. 18,49,843/- and shall be repaid by June, 2024. The rate of interest is 11.25%.
 - (b) Car Loan from Kotak Mahindra Prime Limited is repayable in instalments of Rs. 24945/- and Rs. 26662/- each.
 - (c) Car Loan taken from ICICI bank is repayable in installments of Rs. 75,060/- each.
 - (d) Car Loan taken from BMW Financial Services is repayable in installments of Rs. 99,059/- each.

				(Amount in Rupees)
	Particulars		As At 31st March, 2021	As At 31st March, 2020
7 Defe	erred Tax Liabilities			
Defe	erred Tax Liabilities:			
Prop	erty, Plant & Equipment		2,01,69,372	2,09,14,414
Defe	erred Tax Assets:			
Dem	nerger Expenses (Deferred in Income Tax)		(1,52,478)	-
Net	Deferred Tax Liability / (Asset)	_	2,00,16,894	2,09,14,414
B Gov	ernment Grants	_		
Ope	ning Balances		35,88,110	48,65,105
Add:	:- Grants During the Year		-	-
Less:	:- Released to profit and loss		12,76,995	12,76,995
		TOTAL	23,11,115	35,88,110
Curr	ent Financial Liabilities - Borrowings			
(a)	Secured Loans - at amortised cost			
(i)	Cash Credit Limit From Banks		17,25,56,806	18,08,66,990
(ii)	Export Packing Credit Limit	_	13,59,39,247	12,79,46,947
		SUB-TOTAL	30,84,96,053	30,88,13,937
(b)	Unsecured Loans - at amortised cost			
(i)	From Companies (Repayable on demand)		-	62,47,175
(ii)	From Directors & Other Companies	_	3,45,56,684	9,89,41,653
		SUB-TOTAL	3,45,56,684	10,51,88,828
		TOTAL	34,30,52,737	41,40,02,765

19.1 Cash Credit Limit & Export Packing Credit Limit is secured against First paripassu charge on the stock, books debts and entire current assets of the company. It is also secured by charge over assets mentioned in Note No. 16.3 above.

20 Current Financial Liabilities - Trade Payables

		TOTAL	4,63,69,682	6,20,48,917
	(a) Trade Payables (Net of advances)		4,53,12,514	5,90,81,157
В.	Total outstanding dues of creditors other than micro en and small enterprises:-	nterprises		
Α	Total outstanding dues of micro enterprises and small (See Note No. 38)	enterprises	10,57,168	29,67,760

				(Amount in Rupees)
	Particulars		As At 31st	As At 31st
			March, 2021	March, 2020
Othe	r Financial Liabilities			
(a)	Current Maturities of Long term Borrowings		3,74,36,056	1,89,48,939
(b)	Interest Accrued But Not Due		-	-
(c)	Unclaimed Dividend		59,781	59,781
		TOTAL	3,74,95,837	1,90,08,720
Othe	r Current Liabilities			
(a)	Statutory Dues Payable		30,98,627	27,47,263
(b)	Advance from Customers	_	30,38,781	34,78,519
		TOTAL	61,37,408	62,25,781
Curr	ent Tax Liabilities			
Provi	sion for Tax		32,72,301	22,20,156
		TOTAL	32,72,301	22,20,156
	(a) (b) (c) Other (a) (b) Curre	Other Financial Liabilities (a) Current Maturities of Long term Borrowings (b) Interest Accrued But Not Due (c) Unclaimed Dividend Other Current Liabilities (a) Statutory Dues Payable	Other Financial Liabilities (a) Current Maturities of Long term Borrowings (b) Interest Accrued But Not Due (c) Unclaimed Dividend TOTAL Other Current Liabilities (a) Statutory Dues Payable (b) Advance from Customers TOTAL Current Tax Liabilities Provision for Tax	Particulars March, 2021 Other Financial Liabilities (a) Current Maturities of Long term Borrowings 3,74,36,056 (b) Interest Accrued But Not Due - (c) Unclaimed Dividend 59,781 TOTAL 3,74,95,837 Other Current Liabilities (a) Statutory Dues Payable 30,98,627 (b) Advance from Customers 30,38,781 Current Tax Liabilities Current Tax Liabilities Provision for Tax 32,72,301

(Amount in Rupees)

	Particulars		As At 31st March, 2021	As At 31st March, 2020
24	Revenue from Operations			
	(a) Sales of Services (Job Charges Received)		-	16,48,286
	(b) Sales of Products:-			
	Finished Goods (Including Excise Duty)		1,44,61,82,458	1,72,90,63,041
	Traded Goods		3,56,59,943	1,50,339
	(c) Other Operating Revenues			
	Export Benefits		1,32,59,090	1,91,35,019
	Brokerage Received	_	<u>-</u>	1,05,263
		TOTAL	1,49,51,01,492	1,75,01,01,948
25	Other Income			
	Dividend Received		5,768	600
	Net Gain from Foreign Currency Transaction & Translation		44,15,603	1,64,11,984
	Interest Received from Debtors		14,72,041	18,28,020
	Interest Received on Bank FD & Loans given		83,22,324	69,87,697
	Interest Receoved on Vat & Excise		6,40,997	16,99,513
	Government Grant		12,76,995	12,76,995
	Balance w/off		2,46,845	(1,41,492)
	Discount & Rate Difference	_	<u> </u>	28,09,561
	Profit/(Loss) from Currency Derivative Trading	_	5,06,057	
		TOTAL	1,68,86,631	3,08,72,878
26	Cost of Materials Consumed			
	Raw Material Consumed	_	1,10,07,43,747	1,33,17,39,734
		TOTAL	1,10,07,43,747	1,33,17,39,734
27	Employee Benefit Expenses			
	Salary, Wages & Bonus		6,48,74,152	7,60,37,156
	Staff Welfare Expenses		11,33,519	11,51,515
	Contribution to Provident Fund & other Funds	_	21,16,686	20,42,525
		TOTAL	6,81,24,357	7,92,31,196
28	Finance Costs			
	Interest Paid		4,82,03,133	5,40,20,918
	Other Bank & Finance Charges	-	73,35,364	1,33,04,607
		TOTAL	5,55,38,497	6,73,25,524

	For Year Ended on	(Amount in Rupees For Year Ended or
Particulars	31st March, 2021	31st March, 2020
Other Expenses		
Manufacturing Expenses		
Stores & Spares consumed	99,41,190	1,43,20,70
Power & Fuel	7,85,28,420	9,36,24,02
Yarn Oil Consumed	3,14,18,659	3,34,65,40
Packing Material Consumed	4,87,57,934	4,92,02,73
Job Charges Paid	1,36,627	50,17,65
Factory Exp	40,97,370	29,70,02
(a)	17,28,80,200	19,86,00,54
Establishment Expenses	20.07.002	24.70.20
Repairs to Machinery	30,07,983	34,70,28
Travelling & Conveyance	21,56,301	62,67,93
Maintenance & AMC	65,978	25,05
Computer Expenses	7,62,726	3,60,96
Demat Charges	749	10,80
Donation	2,11,111	32,00
Electricity Expense	5,64,850	4,31,67
Flat maintenance	2,16,528	7.67.25
Office & General Expense	17,94,678	7,67,35
Interest on Creditors & Taxes	9,46,404	73,57,69
Membership Fees	46,450	5,02,22
Printing & Stationery	3,91,976	17,73,55
Communication expense	8,04,835	9,16,70
Legal & Professional Expense	49,72,783	39,05,38
Insurance	6,63,331	14,82,31
Rates & Taxes	6,83,931	1,57,80
Rent	6,04,500	1,15,20
Software Expense	60,000	60,00
Excise Duty	-	22,19,04
GST expense	54,269	
GST Penalty	48,262	
PF Penalty	62,868	77,60
Security Service Charges	24,15,003	23,04,69
(b)	2,05,35,516	3,22,38,28
Selling and Distribution Expenses	4407.640	27.22.04
Commission & Brokerage	14,27,618	27,33,81
Discount	32,42,151	4,17,58
Export Expenses	2,52,16,147	3,15,20,51
Carriage Outward	54,79,144	51,05,43
Cartage Expense	1,59,984	2,08,24
Sales Promotion	55,742	1,95,18
Advertisement	82,342	76,86
(C)	3,56,63,128	4,02,57,65
TOTAL (a+b+c)	22,90,78,844	27,10,96,47
Changes in Inventories of Finished Goods		
Opening Stock of Finished Goods	8,72,88,599	8,59,68,81
Less:- Closing Stock of Finished Goods	9,08,87,349	8,72,88,59
TOTAL	(35,98,750)	(13,19,78
Exceptional Item		
(a) Profit / (Loss) on Sale of Fixed Assets	10,00,000	10
(b) Loss due to Strike Off of Mohit E-waste Recovery Pvt. Ltd.		(1,94,000
	10,00,000	(1,93,900

32 CONTINGENT LIABILITY & COMMITMENTS:-

(i)	Contingent Liability In Respect of	(Amount in Rupees)
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Cor	ntingent Liability in Respect of	(A	mount in Rupees)
	Particulars	As at 31st March, 2021	As at 31st March, 2020
	Gujarat Entry Tax Demand of F.Y. 2006-07 pending at appeal stage*		
(a)	* The Tribunal has set-aside the order to First Appellate Authority. The management states that the demand is not sustainable in law.	4,33,18,045	4,33,18,045
(b)	Gujarat Entry Tax Demand of F.Y. 2009-10 pending at appeal stage* * The Tribunal has set-aside the order to First Appellate Authority. The management states that the demand is not sustainable in law.	5,13,82,920	5,13,82,920
(c)	Gujarat VAT Demand of F.Y. 2010-11 (Tax and Penalty)* Gujarat Entry Tax Demand of F.Y. 2010-11 pending at appeal stage*	3,01,49,224	30149224
	* The appeal against above demands is pending before First Appellate Authority.		
	The management states that Tribunal has deleted identical demand of FY 2009-10 in case of VAT and demand in case of Entry Tax has been set aside for FY 2009-10 to First Appellate Authority and thus demand raised is not sustainable in law.	3,23,53,021	32353021
(d)	Gujarat VAT Demand of F.Y. 2011-12 (Tax and Penalty)*	72,04,574	7204574
	Gujarat Entry Tax Demand of F.Y. 2011-12 pending at appeal stage* * The appeal against above demand is pending before Tribunal	5,77,25,964	5,77,25,964
	The management states that this demand is not sustainable in law.		
(e)	Gujarat Entry Tax Demand of F.Y. 2007-08 pending at appeal stage* * The appeal against above demand is pending before First Appellate Authority	10,97,25,737	10,97,25,737
	The management states that this demand is not sustainable in law.		
(f)	Gujarat VAT Demand of F.Y. 2012-13 (Tax and Penalty)*	14,10,353	2229092
	Gujarat CST Demand of F.Y. 2012-13 (Tax and Penalty)*	4,46,607	6,67,187
	Gujarat Entry Tax Demand of F.Y. 2012-13 (Tax and Penalty)* * The appeal against above demands is pending before First Appellate Authority.	3,39,64,332	3,39,64,332
	The management states that Tribunal has deleted identical demand of FY 2009-10 in case of VAT and demand in case of Entry Tax has been set aside for FY 2009-10 to First Appellate Authority and thus demand raised is not sustainable in law.		
(g)	Excise Duty Demands/ Excise Rebate rejected pending at various Appellate Stages	2,13,41,136	2,13,41,136
(h) (i)	Income Tax Demand of A.Y. 2018-19 disputed in appeal Income Tax Demand of A.Y. 2011-12 disputed in appeal	6,48,220 5,71,210	6,48,220 5,71,210

(ii) Commitments:-

- (a) Estimated amount of contracts remaining to be executed on capital account and not provided for is NIL (P.Y. NIL) against which advance paid is Rs. 20.82 Lakhs (P.Y. Rs. 20.82 Lakhs).
- (b) Uncalled Liability on shares and other investments partly paid ₹ Nil (P.Y. ₹ Nil)
- (c) Other Commitments ₹ Nil (P. Y. ₹ Nil)

b) Earnings in Foreign Currency

	(c) Other communicities (Mir (i. i. C Mir)			
33	PAYMENT TO AUDITORS	_	31/03/2021	31/03/2020
	Audit Fees (Including Tax Audit Fees)	_	3,25,000	3,25,000
	For Taxation Matters			
		TOTAL	3,25,000	3,25,000
34	a) Value of imports		₹. 260.67 Lakhs	(P.Y. NIL)
	b) Expenditure in Foreign Currency		NIL	(P.Y. ₹. 491.55 Lakhs)
	c) Amount remitted in Foreign Currency on dividend A/c.		NIL	(P.Y. NIL)
35	a) Exports on F.O.B.		₹. 5698.84 Lakhs	(P.Y. ₹ 8782.51 Lakhs)

NIL

(P.Y. NIL)

RELATED PARTY RELATIONSHIP AND TRANSACTION 36

A. Name of Related Parties & Nature of Relationships

a) Associates

1) Mohit Overseas Limited 2) Mohit Yarns Limited

b) Enterprises Controlled by Key Managerial Personnel & their relatives

1) Soul Clothing Pvt. Ltd.

4) Mohit Texport Pvt. Ltd.

2) Mohit Exim Pvt. Ltd.

5) Mask Investments Limited

3) Bigbloc Construction Limited

6) Starbigbloc Building Material Private Limited

c) Key Managerial Personnel

1 Narayan S. Saboo

3 Manish N. Saboo

2 Naresh S. Saboo

R	Transactions	with Ro	lated Parties	
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Particulars		Enterprises Controlled by Key Management personnel		Subsidiary		Associates		Key Managerial Personnel & Their Relatives	
		Current Year	Previous Year	Current Year	Previous Year	Current Year	Previous Year	Current Year	Previous Year
Trai	nsaction during the year								
(a)	Job Charges Paid	-	-	-	-	-	50,11,647	-	-
(b)	Loans / Advances Given	2,20,47,038	5,30,85,979	-	-	13,29,939	33,88,503	-	-
(c)	Repayment of Loans/Advances Given	2,22,97,872	5,31,39,079	-	-	13,50,000	-	-	-
(d)	Purchase of Goods	-	-	-	-	4,02,51,312	3,49,02,122	-	-
(e)	Sales of Goods	-	1,76,926	-	-	4,03,24,202	3,42,37,048	-	-
(f)	Interest Received	85,446	2,73,887	-	-	-	-	-	-
(g)	Unsecured Loan / Advances Taken	1,22,50,000	10,79,903	-	-	-	-	4,94,25,000	5,05,31,990
(h)	Repayment of Unsecured Loan / Advances Taken	1,22,50,000	10,79,903	-	-	-	-	6,21,20,000	6,18,94,592
(i)	Machinery Rent paid	-	-	-	-	5,00,000	-	-	-
(j)	Sale of Packing Material	1,72,350	-	-	-	-	-	-	-
Bala	ances as at Year End								
(a)	Trade Payables	-	-	-	-	-	33,40,269	-	-
(b)	Trade Receivables	-	-	-	-	13,61,761	32,45,393		-
(c)	Unsecured Loans	69,623	2,41,419	-	-	-	-	84746653	9,74,41,653
(d)	Loans Given	20,00,000	20,00,000			33,68,442	33,88,503		
(e)	Investments (Share)	-	_	-	-	1,95,22,000	1,95,22,000	_	-

C. Disclosure in respect of Material Related party transaction during the year

	Particulars	Enterprises Controlled by Key Management personnel	Subsidiary	Associates	Key Managerial Personnel & Their Relatives
(a)	Sales of Goods	•			
	- Starbigbloc Building Material Pvt. Ltd.	-	-	-	
	- Mohit Overses Ltd.	-	-	4,03,24,202	
(b)	Machinery Rent Paid				
	Mohit Overses Ltd.	-	-	50,00,000	
(c)	Interest Received				
	- Bigbloc Construction Ltd.	85,446	-	-	
(d)	Purchase of Goods				
	Mohit Overses Ltd.	-	-	4,02,51,312	
(e)	Unsecured Loans / Advances Taken				
	- Narayan Saboo	-	-		2,59,75,00
	- Naresh Saboo	-	-		52,00,00
	- Manish Saboo	-	-		1,82,50,00
	- Starbigbloc Building Material Pvt. Ltd.	1,22,50,000	-	-	
(f)	Repayment of Unsecured Loans				
	- Narayan Saboo	-			2,78,26,00
	- Naresh Saboo	-			1,21,16,00
	- Manish Saboo	-			2,21,78,00
	- Starbigbloc Building Material Pvt. Ltd.	1,22,50,000	-		
(g)	Loans / Advance Given				
	- Bigbloc Construction Ltd.	1,72,350	-	-	
(h)	Loans / Advance Given				
	- Bigbloc Construction Ltd.	2,14,80,596	-	-	
	- Mohit Overseas Ltd.	-	-	13,29,939	
	- Soul Clothing Pvt. Ltd.	5,66,442	-	-	
(i)	Repayment of Loans / Advances Given				
	- Soul Clothing Pvt. Ltd.	5,66,442		-	
	- Mohit Overseas Ltd.	-		13,50,000	
	- Bigbloc Construction Ltd.	2,17,31,430	-	-	

37 EARNINGS PER SHARE

SI. No.	Particulars	UNIT OF MEASUREMENT	March 31, 2021	March 31, 2020
1	Net Profit / (Loss) after tax	Rs	67,74,448	23,35,529
2	Weighted Average Number of Equity Shares	Number	1,41,57,575	1,41,57,575
3	Earnings Per Share - Basic & Diluted	1/2	0.48	0.16

38 Disclosures as required under the Micro, Small and Medium Enterprises Development Act, 2006 (MSMED Act):-

Sr. No.	Particulars	As At March 31, 2021	As At March 31, 2020.
A	Principal amount due to suppliers registered under the MSMED Act and remaining unpaid as at year end	10,57,168	29,67,760
В	Interest due to suppliers registered under the MSMED Act and remaining unpaid as at year end	-	-
С	Principal amounts paid to suppliers registered under the MSMED Act, beyond the appointed day during the year	-	-
D	Interest paid, other than under Section 16 of MSMED Act, to suppliers registered under the MSMED Act, beyond the appointed day during year	-	-
E	Interest paid, under Section 16 of MSMED Act, to suppliers registered under the MSMED Act, beyond the appointed day during the year	-	-
F	Interest due and payable towards suppliers registered under MSMED Act, for payments already made	-	-

The above information disclosure regarding Trade Payables of Micro, Small and Medium Enterprises is made by the Management as per information from suppliers' regarding their status under the Micro, Small and Medium Enterprises Development Act, 2006 and relied upon by Auditors.

39 Segment Reporting

In line with Accounting Standard 17 on 'Segment Reporting', taking into account the organizational structure, product type as well as the differing risks and returns criterion, the Company is engaged in only one reportable segment viz. "Textiles".

40 Disclosure pursuant to Indian Accounting Standard 19 'Employee benefits':

(A) The Company has recognized the following amounts towards defined contribution plans as an expense and included in the Statement of Profit and Loss.

		Amount in Rupees
Particulars	F.Y. 2020-21	F.Y. 2019-20
Provident Fund	20,38,802	19,28,268
Employees' State Insurance	77,884	1,14,257

(B) The company has not provided for Post Employment Benefits and other long term employee benefit sunder Defined Benefit Plans on accrual basis but provides the same as and when they become due for payment. Accordingly, the following amounts have been provided as expenses during the year and charged in the Statement of Profit and Loss as they have become due:

		Amount in Rupees
Particulars	F.Y. 2020-21	F.Y. 2019-20
Gratuity	15,26,793	2,17,731

41 Income Tax

(A) Income tax expense in the statement of profit and loss consists of:

		Amount in Rupees
Particulars	F.Y. 2020-21	F.Y. 2019-20
Current income tax:		
In respect of the current period	32,72,301	22,20,156
In respect of the prior periods	12,41,242	12,08,920
Deferred tax		
In respect of the current period	(8,97,520)	(46,53,759)
income tax expense recognized in the statment of profict or loss	36,16,023	(12,24,683)

(B) The reconciliation between the provision of income tax of the Company and amounts computed by applying the Indian statutory income tax rate to profit before taxes is as follows:

		Amount in Rupees
Particulars	F.Y. 2020-21	F.Y. 2019-20
Profit Before Tax	1,03,90,471	11,10,846
Enacted Income Tax Rate in India	25.17%	25.17%
Computed Expected Tax Expenses	26,15,074	2,79,578
Effect of		
Deferred Tax	(8,97,520)	(46,53,759)
Adjustment to Current tax for prior periods	12,41,242	12,08,920
Impact of charges on account of Computation	6,57,227	19,40,578
Income tax expense recognized in the statement of profit or loss	36,16,023	(12,24,683)

42 Financial Risk Management

Mohit Industries Limited (MIL) continues to deploy a well articulated risk management framework. This is based upon a three-tiered approach encompassing (i) enterprise risks, (ii) process risks, and (iii) compliance risks.

- (i) Enterprise risk: The company continue to evaluate the risk and also ensures that the mitigation processes are in place.
- (ii) Process risk management involves assurances by the Company's internal audit department regarding the effectiveness of business and financial controls and processes in all key activities across the various business processes.
- (iii) Compliance risk management comprises a detailed mechanism of assurances with respect to adherence of all laws and regulations, with a comprehensive reporting process that cascades upwards from the accountable business line executives to MIL's Audit Committed and then on to the Board of Directors.

The outcomes of business review meetings conducted by management and internal audit regarding processes and their compliance, as well as observations of the Audit Committee and the Board of Directors are continuously incorporated to capture new risks and update the existing ones. All three dimensions of MIL's Risk Management framework are reviewed annually for their relevance and modifications, as required. The businesses and internal audit make regular presentations to the Audit Committee for detailed review. The risk management process, including its tracking and adherence, is substantially enabled for greater consistency and better reporting capabilities.

- 43 Additional Information as required by para 7 of General Instructions for preparation of Statement of Profit and Loss (other than already disclosed above) are either Nil or Not Applicable.
- **44** Previous Year Figures have been regrouped/rearranged wherever necessary.

As per our Audit Report Attached
For RAJENDRA SHARMA & ASSOCIATES

Chartered Accountants Firm Registration No.: 108390W

(Rajendra Ratanlal Sharma) Partner

M. No.: 044393

For & On Behalf of Board of Directors

Naresh Saboo (Director)

Narayan Saboo (Managing Director)
Manish Saboo (Director & CFO)
Nikita Pediwal (Company Secretary)

Place: Surat,

Date: 14th June, 2021

INDEPENDENT AUDITOR'S REPORT

To,

The Members of

MOHIT INDUSTRIES LIMITED

Report on the Consolidated Financial Statements

Qualified Opinion

We have audited the accompanying Consolidated financial statements of Mohit Industries Limited ('the Holding Company') and its associates (collectively referred to as "the Company" or "the Group"), which comprise the Consolidated Balance Sheet as at March 31, 2021, the Consolidated Statement of Profit and Loss including other comprehensive income, the Consolidated Cash Flow Statement, the consolidated Statement of Changes in Equity for the year then ended and a summary of the significant accounting policies and other explanatory information (hereinafter referred to as "the consolidated financial statements").

In our opinion and to the best of our information and according to the explanations given to us, except for the effects of matter described in the 'Basis of Qualified Opinion' Paragraph above, the aforesaid Consolidated financial statements give the information required by the Act in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India, of the consolidated state of affairs of the Company as at 31st March 2021 and their consolidated profit, consolidated changes in equity and their consolidated cash flows for the year then ended.

Basis of Qualified Opinion

The Holding company has not provided for Post-Employment Benefits and other long term employee benefits under Defined Benefit Plans on accrual basis but provides the same as and when they become due for payment. This method of accounting of Post-Employment Benefits and other long term employee benefits under Defined Benefit Plans is in deviation with Ind AS – 19 on Employee Benefits. As there is no actuarial report or basis of calculation available with the management of such Post-Employment Benefits and other long term employee benefits, the quantum of deviation cannot be ascertained. If the company had followed the method accounting as per Ind AS – 19, then employee benefit expense would have increased and correspondingly Profit for the period would have reduced.

We conducted our audit in accordance with the Standards on Auditing (SAs) specified under section 143(10) of the Companies Act, 2013. Our responsibilities under those Standards are further described in the Auditor's Responsibilities for the Audit of the Consolidated Financial Statements section of our report. We are independent of the Group and its associates entities in accordance with the ethical requirements that are relevant to our audit of the consolidated financial statements in India in terms of the Code of Ethics issued by ICAI and the relevant provisions of the Companies Act, 2013, and we have fulfilled our other ethical responsibilities in accordance with these requirements. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the financial statements of the current period. These matters were addressed in the context of our audit of the financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. We have determined the matters described below to be the key audit matters to be communicated in our report.

SI. No.	Key Audit Matter	Auditor's Response
1	Evaluation of uncertain tax positions	Principal Audit Procedures:
	The Company has material uncertain tax positions including matters under dispute which involves significant judgment to determine the possible outcome of these disputes. Refer Notes 32(i) to the Standalone Financial Statements.	Obtained details of completed tax assessments and demands as on year ended March 31, 2021 from management. We involved our internal experts to challenge the management's underlying assumptions in estimating the tax provision and the possible outcome of the disputes. Our internal experts also considered legal precedence and other rulings in evaluating management's position on these uncertain tax positions. Additionally, we considered the effect of new information in respect of uncertain tax positions as at April 1, 2020 to evaluate whether any change was required to management's position on these uncertainties.

2 Foreign exchange fluctuation and export policies of India and other countries are considered to be Key Audit Matters.

A significant portion of revenue is generated through export of products of the company. Any change in the duty structure, import and export policy has significant bearing on revenue realization of the Company. Fluctuation in exchange rate of Indian currency has significant bearing on profitability.

Principal Audit Procedures:

Our audit approach includes verification of balances outstanding (Debits and Credits); on account of foreign exchange; as at the end of the year and to assure that the same is adjusted to a value at the exchange rate that is prevailing at the close of last day of the current year.

3 Valuation, Accuracy, Completeness and disclosures pertaining to Inventories with reference to Ind AS 2

Inventories constitutes material component of financial statement. Correctness, completeness and valuation are critical for reflecting true and fair financial results of operations.

Principal Audit Procedures:

We performed the following alternate audit procedures to audit the existence and condition of inventories as per the guidance provided in SA 501 "Audit Evidence – Specific Considerations for Selected Items", as at the year-end, since we were not able to physically observe the physical verification of inventories:

- Evaluated the design and implementation of the controls over physical verification of inventory and tested the operating effectiveness of these controls throughout the year.
- Testing on sample basis the accuracy of cost of inventory by verifying supporting documents.
- c) Performed alternate procedures which included inspection of supporting documentation relating to purchases, sales and production records relating to inventory as at year-end.
- d) Discussion with those charged with responsibility of overlooking inventory management process.

Other Information

The Holding Company's management and Board of Directors are responsible for the other information. The other information comprises the information included in the Holding Company's Annual Report, but does not include the financial statements and our auditor's report thereon.

Our opinion on the consolidated financial statements does not cover the other information and we do not express any form of assurance conclusion thereon.

In connection with our audit of the consolidated financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the consolidated financial statements or our knowledge obtained in the audit or otherwise appears to be materially misstated. If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

Responsibilities of Management and Those Charged with Governance for the Consolidated Financial Statements

The Holding Company's management and Board of Directors are responsible for the preparation of the consolidated financial statements in terms of the requirements of the Companies Act, 2013 ("the Act") that give a true and fair view of the consolidated financial position, consolidated financial performance including other comprehensive income, consolidated cash flows and consolidated statement of changes in equity of the Companying accordance with the accounting principles generally accepted in India, including the Indian Accounting Standards (Ind AS) prescribed under Section 133 of the Act. The respective Board of Directors of the companies included in the Group and of its associates entities are responsible for maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding the assets of the Group and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and the design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring accuracy and completeness of the accounting records, relevant to the preparation and presentation of the financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error, which have been used for the purpose of preparation of the consolidated financial statements by the Directors of the Holding Company, as aforesaid.

In preparing the consolidated financial statements, the respective Board of Directors of the companies included in the Group and of its associates entities are responsible for assessing the ability of the Group and of its associates and jointly controlled entities to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless the Board of Directors either intends to liquidate the Group or to cease operations, or has no realistic alternative but to do so.

The respective Board of Directors of the companies included in the Group and of its associates entities is responsible for overseeing the financial reporting process of the Group and of its associates and jointly controlled entities.

Auditor's Responsibilities for the Audit of the Consolidated Financial Statements

Our objectives are to obtain reasonable assurance about whether the consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with SAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these consolidated financial statements.

As part of an audit in accordance with SAs, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

- Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the
 circumstances. Under Section 143(3)(i) of the Act, we are also responsible for expressing our opinion on the internal financial
 controls with reference to the consolidated financial statements and the operating effectiveness of such controls based on our
 audit.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's and Board of Director's of the Holding Company use of the going concern basis of accounting in preparation of consolidated financial statements and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the appropriateness of this assumption. If we conclude that a material uncertainty exists, we are required to draw attention in our auditors' report to the related disclosures in the consolidated financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditors' report. However, future events or conditions may cause the Group (Holding company and subsidiaries) to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Group and its associates and jointly controlled entities to express an opinion on the consolidated financial statements. We are responsible for the direction, supervision and performance of the audit of the financial statements of such entities included in the consolidated financial statements of which we are the independent auditors. For the other entities included in the consolidated financial statements, which have been audited by other auditors, such other auditors remain responsible for the direction, supervision and performance of the audits carried out by them. We remain solely responsible for our audit opinion.

We believe that the audit evidence obtained by us is sufficient and appropriate to provide a basis for our audit opinion on the consolidated financial statements.

We communicate with those charged with governance of the Holding Company and such other entities included in the consolidated financial statements of which we are the independent auditors regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the consolidated financial statements of the current period and are therefore the key audit matters. We describe these matters in our auditors' report unless law or regulation precludes public disclosure about the matter or when, in extremely rare

circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

Report on Other Legal and Regulatory Requirements

- 1. As required by Section 143(3) of the Act, we report that:
 - a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit of the aforesaid consolidated financial statements.
 - b) In our opinion, proper books of account as required by law relating to preparation of the aforesaid consolidated financial statements have been kept so far as it appears from our examination of those books.
 - c) The Consolidated Balance Sheet, the Consolidated Statement of Profit and Loss including Other Comprehensive Income, the Consolidated Cash Flow Statement and Statement of Changes in Equity dealt with by this Report are in agreement with the relevant books of account maintained for the purpose of preparation of the consolidated financial statements.
 - d) In our opinion, the aforesaid consolidated financial statements comply with the Indian Accounting Standards specified under Section 133 of the Act except for Ind AS 19 on Employee Benefits in respect of provision for Long Term Employee Benefit & Defined Benefit plans.
 - e) In our opinion, the tax demands litigation matters described in sub-paragraph (1) under the 'Emphasis of Matters' paragraph above, if decided against the holding company, may have an adverse effect on the functioning of the Company.
 - f) On the basis of the written representations received from the directors of the Holding Company as on 31st March 2021 taken on record by the Board of Directors of the Holding Company and the report of the statutory auditors of its subsidiary companies incorporated in India, none of the Directors of the Group companies incorporated in India is disqualified as on 31st March 2021 from being appointed as a Director of that company in terms of sub-section 2 of Section 164 of the Act.
 - g) With respect to the adequacy of the internal financial controls over financial reporting of the Group and the operating effectiveness of such controls, refer to our separate report in "Annexure A".
 - h) In our opinion, the managerial remuneration for the year ended March 31, 2021 has been paid/provided by the Holding Company and its subsidiaries incorporated in India to their directors in accordance with the provisions of Section 197 read with Schedule V to the Act.
 - i) With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, in our opinion and to the best of our information and according to the explanations given to us:
 - i. The consolidated financial statements has disclosed the impact of pending litigations on its financial position in its financial statements Refer Note 32(i) to the financial statements;
 - ii. The Company did not have any long-term contracts including derivative contracts for which there were any material foreseeable losses;
 - iii. There were no amounts which were required to be transferred to the Investor Education and Protection Fund by the Company.

For RAJENDRA SHARMA & ASSOCIATES
Chartered Accountants

Firm Registration No.: 108390W

(RAJENDRA RATANLAL SHARMA)
PARTNER
Membership No.: 044393

UDIN: 21044393AAAABR3882

Place : Surat

Date: 14th June, 2021

Annexure "A" to the Independent Auditor's Report of Even date on the Consolidated Financial Statements of Mohit Industries Limited for year ended on 31st March, 2021

Report on the Internal Financial Controls under Clause (i) of Sub-section 3 of Section 143 of the Companies Act, 2013 ("the Act") Opinion

In conjunction with our audit of the consolidated financial statements of the Company as of and for the year ended 31st March 2021, we have audited the internal financial controls over financial reporting of Mohit Industries Limited ("the Company") and its subsidiary companies which are companies incorporated in India, as of 31st March, 2021.

In our opinion, the Holding Company and its subsidiary companies, which are companies incorporated in India, have, in all material respects, an adequate internal financial controls system over financial reporting and such internal financial controls over financial reporting were operating effectively as at 31st March 2021, based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the ICAI.

Management's Responsibility for Internal Financial Controls

The Respective Board of Directors of the Holding Company and its subsidiary companies, which are companies incorporated in India, are responsible for establishing and maintaining internal financial controls based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls over Financial Reporting issued by the Institute of Chartered Accountants of India ("ICAI"). These responsibilities include the design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the orderly and efficient conduct of its business, including adherence to company's policies, the safeguarding of its assets, the prevention and detection of frauds and errors, the accuracy and completeness of the accounting records, and the timely preparation of reliable financial information, as required under the Companies Act, 2013.

Auditors' Responsibility

Our responsibility is to express an opinion on the Company's internal financial controls over financial reporting based on our audit. We conducted our audit in accordance with the Guidance Note on Audit of Internal Financial Controls over Financial Reporting (the "Guidance Note") issued by ICAI and the Standards on Auditing, issued by ICAI and deemed to be prescribed under section 143(10) of the Companies Act, 2013, to the extent applicable to an audit of internal financial controls, both issued by the Institute of Chartered Accountants of India. Those Standards and the Guidance Note require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether adequate internal financial controls over financial reporting was established and maintained and if such controls operated effectively in all material respects.

Our audit involves performing procedures to obtain audit evidence about the adequacy of the internal financial controls system over financial reporting and their operating effectiveness. Our audit of internal financial controls over financial reporting included obtaining an understanding of internal financial controls over financial reporting, assessing the risk that a material weakness exists, and testing and evaluating the design and operating effectiveness of internal control based on the assessed risk. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion on the Company's internal financial controls system over financial reporting.

Meaning of Internal Financial Controls over Financial Reporting

A company's internal financial control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. A company's internal financial control over financial reporting includes those policies and procedures that (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorizations of management and directors of the company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of the company's assets that could have a material effect on the financial statements.

Inherent Limitations of Internal Financial Controls over Financial Reporting

Because of the inherent limitations of internal financial controls over financial reporting, including the possibility of collusion or improper management override of controls, material misstatements due to error or fraud may occur and not be detected. Also, projections of any evaluation of the internal financial controls over financial reporting to future periods are subject to the risk that the internal financial control over financial reporting may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

For RAJENDRA SHARMA & ASSOCIATES
Chartered Accountants

Firm Registration No.: 108390W

(RAJENDRA RATANLAL SHARMA)
PARTNER
Membership No.: 044393
UDIN: 21044393AAAABR3882

Place : Surat

Date: 14th June, 2021

Consolidated Balance Sheet As At 31st March, 2021

			Amount in Rupe
Particulars	Note No.	Figures as at 31st March, 2021	Figures as at 31s March, 202
ASSETS			
1 Non-Current Assets			
(a) Property, Plant & Equipment	4	24,21,46,081	26,16,11,32
(b) Capital Work In Progress		-	
(c) Other Intangible Assets	4	2,61,328	2,22,41
(d) Investment Properties	5	76,73,248	76,73,24
(e) Financial Assets			
(i) Investments	6	26,05,32,265	6,41,82,19
(ii) Loans	7	3,14,672	3,93,60
(f) Other Non-Current Assets	8	20,81,645	20,81,64
	SUB-TOTAL	51,30,09,239	33,61,64,43
2 Current Assets			
(a) Inventories	9	21,86,53,614	21,11,76,68
(b) Financial Assets			
(i) Trade Receivables	10	17,50,73,589	16,37,40,47
(ii) Cash & Cash Equivalents	11	25,63,641	67,31,65
(iii) Other Bank Balances	12	19,78,550	19,78,55
(iv) Loans	13	12,42,77,270	11,62,53,59
(c) Other Current Assets	14	8,37,09,188	9,78,56,87
	SUB-TOTAL	60,62,55,852	59,77,37,82
	TOTAL	1,11,92,65,091	93,39,02,26
EQUITIES & LIABILITIES			
A Equity			
(a) Equity Share Capital	15	14,15,75,750	14,15,75,75
(b) Other Equity		39,40,27,582	19,18,92,37
	SUB-TOTAL	53,56,03,332	33,34,68,12
B Liabilities			
1 Non- Current Liabilities			
(a) Financial Liabilities			
(i) Borrowings	16	12,50,05,784	7,24,25,27
(b) Deferred Tax Liability	17	2,00,16,894	2,09,14,41
(c) Government Grants	18	23,11,115	35,88,11
	SUB-TOTAL	14,73,33,793	9,69,27,80
2 Current Liabilities			
(a) Financial liabilities			
(i) Borrowings	19	34,30,52,737	41,40,02,76
(ii) Trade Payables	20	4,63,69,682	6,20,48,91
(iii) Other Financial liabilities	21	3,74,95,837	1,90,08,72
(b) Other Current Liabilities	22	61,37,408	62,25,78
(c) Current Tax Liabilities	23	32,72,301	22,20,15
	SUB-TOTAL	43,63,27,965	50,35,06,34
	TOTAL	1,11,92,65,091	93,39,02,26
Statement of Accounting Policies and Notes			
Forming Part of Financial Statements	1 to 4	7	

As per our Audit Report Attached

For RAJENDRA SHARMA & ASSOCIATES

Chartered Accountants Firm Registration No.: 108390W

(Rajendra Ratanlal Sharma)

Partner M. No. 044393 Surat, 14th June, 2021 For & On Behalf of Board of Directors

Naresh Saboo Narayan Saboo Manish Saboo Nikita Pediwal

(Director) (Managing Director)

(Managing Director)
(Director & CFO)
(Company Secretary)

Consolidated Statement of Profit & Loss for the year ended on 31st March, 2021

Amount	in R	upees
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		PARTICULARS	Note No.	Figures for the year ended on 31-03-2021	Figures for the year ended on 31-03-2020
I.	Rev	enue from Operations			
		enue from Operations	24	1,49,51,01,492	1,75,01,01,948
II.		er Income	25	1,68,86,631	3,08,72,878
III.	Tota	al Revenue (I+II)		1,51,19,88,122	1,78,09,74,826
IV.		enses			
		t of Materials Consumed	26	1,10,07,43,747	1,33,17,39,734
		chase of Traded Goods		2,82,40,477	72,203
		nges in Inventories of Finished Goods & Trading Goods	30	(35,98,750)	(13,19,781)
		se Duty	27	6,81,24,357	7,92,31,196
		oloyee Benefit Expenses ance Costs	28	5,55,38,497	6,73,25,524 3,78,654
		preciation & Amortization	4	2,44,70,479	3,11,46,075
		er Expenses	29	22,90,78,844	27,10,96,475
		al Expenses		1,50,25,97,651	1,77,96,70,080
٧.		fit / (Loss) Before Exceptional Item & Tax		93,90,471	13,04,746
VI.		eptional Item	31	10,00,000	100
VII.		fit / (Loss) Before Prior Period Item		1,03,90,471	13,04,846
VIII.		or Period Item (Income / (Expenses)		-	-
IX.	Prof	fit / (Loss) Before Tax		1,03,90,471	13,04,846
X.	Tax I	Expenses			
	For (Current Tax		32,72,301	22,20,156
		s:- MAT Credit Entitlement / (Reversal)		-	-
		Current Tax		32,72,301	22,20,156
		Deferred Tax Charge / (Credit)		(8,97,520)	(46,53,759)
		ome Tax of Earlier Years		12,41,242	12,08,920
VI		o-Total		36,16,023	(12,24,683)
XI. XII.		fit / (Loss) for the Period After Tax re in Profit / (Loss) of Associates (net of tax)		67,74,448	25,29,529
XIII.		fe in Profit / (Loss) or Associates (net or tax) fit / (Loss) for the Period		97,272 68,71,720	(30,15,956)
AIII.		fit / (Loss) for the Feriod fit / (Loss) attributable to Non Controlling Interest		08,71,720	(4,86,427)
		fit/(Loss) attributable to Owners of the Parent		68,71,720	(4,86,427)
XIV.		HER COMPREHENSIVE INCOME		00,71,720	(4,00,427)
	Α	(i) Items that will not be reclassified to profit or loss			
		Equity Instruments valued at Fair Value Through OCI		18,84,671	(82203)
		Share in OCI Of Associates		19,33,78,821	(18158219)
		(ii) Income Tax relating to items that will not be		17,33,70,021	(10130213)
		reclassified to profit or loss			
	D	·		_	_
	В	(i) Items that will be reclassified to profit or loss		-	-
		(ii) Income Tax relating to items that will be reclassified to profit or loss		-	-
		Other Comprehensive Income for the Period		19,52,63,492	(1,82,40,422)
		Other Comprehensive Income attributable to Non Controlling		-	-
		Interest Other Comprehensive Income attributable to Owners of the Parent		10 52 62 402	(1.02.40.422)
w		Other Comprehensive Income attributable to Owners of the Parent		19,52,63,492	(1,82,40,422)
XV.		Total Comprehensive Income for the Period		20,21,35,212	(1,87,26,849)
		Total comprehensive income attributable to Non-controlling Interest			
		Total comprehensive income attributable to Owners of the Parent		20,21,35,212	(1,87,26,849)
XVI.		Earnings per share	37		
		(of Face Value of Rs. 10/- each)			
		(a) Basic		0.49	(0.03)
		(b) Diluted		0.49	(0.03)
		Statement of Accounting Policies and Notes Forming			
		Part of Financial Statements	1 to 47		

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As per our Audit Report Attached

For RAJENDRA SHARMA & ASSOCIATES

Chartered Accountants Firm Registration No.: 108390W

(Rajendra Ratanlal Sharma) Partner

M. No. 044393 Surat, 14th June, 2021 For & On Behalf of Board of Directors

Naresh Saboo (Director) Narayan Saboo (Managing

Narayan Saboo(Managing Director)Manish Saboo(Director & CFO)Nikita Pediwal(Company Secretary)

Consolidated cash flow statement for the year ended on 31st March, 2021

					Amount in Rupees
		PARTICULARS		2020-21	2019-20
A.	CA	ASH FLOW FROM OPERATING ACTIVITIES			
	Ne	et Profit before tax and extra-ordinary items		1,03,90,471	13,04,846
	ΑC	DJUSTMENTS FOR:			
	1	Depreciation & Amortization		2,44,70,479	3,11,46,075
	2	Interest & Dividend Classified as Investment Cash Flows		(83,28,092)	(69,88,297)
	3	Amortization of Government Grants		(12,76,995)	(12,76,995)
	4	(Profit) / Loss on disposal of Fixed Assets & Investments		(10,00,000)	(100)
	5	Gain on Sale of Subsidiary		-	-
	OF	PERATING PROFIT BEFORE WORKING CAPITAL CHANGES		2,42,55,863	2,41,85,529
	ΑC	DJUSTMENTS FOR:			
	1	(Increase) / Decrease in Trade Receivables		(1,13,33,119)	8,46,93,855
	2	(Increase) / Decrease in Other Assets		1,31,71,133	1,53,02,331
	3	(Increase) / Decrease in Inventories		(74,76,928)	2,28,81,535
	4	Increase / (Decrease) in Trade Payable		(1,56,79,235)	(3,67,68,371)
	5	Increase / (Decrease) in Other Financial Liabilities		1,84,87,117	(2,02,12,538)
	6	Increase / (Decrease) in Other Current Liabilities		(88,373)	24,66,382
	CA	ASH GENERATED FROM OPERATIONS		2,13,36,458	9,25,48,722
	1	Income Taxes Paid		(24,84,849)	(70,79,887)
	NE	ET CASH FROM OPERATING ACTIVITIES	Α	1,88,51,609	8,54,68,835
B.	CA	ASH FLOW FROM INVESTMENT ACTIVITIES			
	1	Payment for Property, Plant & Equipment		(50,44,146)	(74,77,413)
	2	Proceeds from Sale of Property, Plant & Equipment		10,00,000	68,10,000
	4	Payment for Purchase of Investments		(9,89,304)	-
	5	(Increase) / Decrease in Loans & Deposits		(79,44,743)	(40,00,806)
	6	Interest & Dividend Income		83,28,092	69,88,297
	NE	ET CASH USED IN INVESTMENT ACTIVITIES	В	(46,50,100)	23,20,078
C.	CA	ASH FLOW FROM FINANCING ACTIVITIES			
	1	Repayment of Working Capital Borrowings		(3,17,885)	(5,78,17,095)
	2	Proceeds from Term Loans		5,25,80,507	(57,45,610)
	3	Proceeds from Unsecured Loans		(7,06,32,144)	(2,02,17,752)
	NE	ET CASH FROM FINANCING ACTIVITIES	c	(1,83,69,522)	(8,37,80,458)
	NE	ET INCREASE IN CASH & CASH EQUIVALENTS	(A+B+C)	(41,68,014)	40,08,456
		ASH AND CASH EQUIVALENTS (OPENING)	/	67,31,655	27,23,199
		ASH AND CASH EQUIVALENTS (CLOSING)		25,63,641	67,31,655

As per our Audit Report Attached

For RAJENDRA SHARMA & ASSOCIATES

Chartered Accountants Firm Registration No.: 108390W

(Rajendra Ratanlal Sharma)

Partner M. No. 044393 Surat, 14th June, 2021 For & On Behalf of Board of Directors

Naresh Saboo Narayan Saboo Manish Saboo Nikita Pediwal

(Director) (Managing Director) (Director & CFO) (Company Secretary)

Statement of changes in equity for the year ended on 31st March, 2021

A. EQUITY SHARE CAPITAL FOR THE YEAR ENDED ON 31ST MARCH, 2021

Balance as at 1st April 2020	Changes in the Equity Share Capital during the Year	Balance as at 31st March 2021
14,15,75,750	-	14,15,75,750

EQUITY SHARE CAPITAL FOR THE YEAR ENDED ON 31ST MARCH, 2020

Balance as at 1st April 2019	Changes in the Equity Share Capital during the Year	Balance as at 31st March 2020
14,15,75,750	-	14,15,75,750

B. OTHER EQUITY FOR THE YEAR ENDED ON 31ST MARCH 2021

	Reserv	es & Surp	lus	OTHER RESERVES	
Particulars	Securities Premium Reserve	General Reserve	Retained Earnings	FVOCI - Equity Instruments	TOTAL
As at 31st March 2021					
Opening Balance as at 1st April 2020	5,87,67,000	-	11,19,04,623	2,12,20,747	19,18,92,370
Profit for the Year	-	-	68,71,720	-	68,71,720
Other Comprehensive Income of the year	-	-	-	19,52,63,492	19,52,63,492
Dividend including DDT	-	-	-		-
Closing Balance as at 31st March 2021	5,87,67,000	-	11,87,76,344	21,64,84,239	39,40,27,582

OTHER EQUITY FOR THE YEAR ENDED ON 31ST MARCH 2020

	Reser	ves & Surpl	Other Comprehensive Income		
Particulars	Securities Premium Reserve	General Reserve	Retained Earnings	Equity Instruments Through other Comprehensive Income	TOTAL
As at 31st March 2020					
Opening Balance as at 1st April 2019	5,87,67,000	-	11,23,91,051	3,94,61,169	21,06,19,219
Profit for the Year	-	-	(4,86,427)	-	(4,86,427)
Other Comprehensive Income of the year	-	-	-	(1,82,40,422)	(1,82,40,422)
Dividend including DDT	-	-	-		-
Closing Balance as at 31st March 2020	5,87,67,000	-	11,19,04,623	2,12,20,747	19,18,92,370

As per our Audit Report Attached For RAJENDRA SHARMA & ASSOCIATES

Firm Registration No.: 108390W (Rajendra Ratanlal Sharma)

Partner M. No. 044393 Surat, 14th June, 2021

Chartered Accountants

For & On Behalf of Board of Directors

Naresh Saboo (Director) Narayan Saboo (Managing

Narayan Saboo (Managing Director)
Manish Saboo (Director & CFO)
Nikita Pediwal (Company Secretary)

Notes Forming Part of Consolidated Financial Statements for the year ended 31st March, 2021

1 CORPORATE INFORMATION

Mohit Industries Limited ('the company) is a public limited company domiciled in India and incorporated under the provisions of the Company Law. Its shares are listed on BSE and NSE. The company is having its head quarters in Surat and plants at Kim. The company is primarily engaged in manufacture of Texturized Yarn from POY and weaving of the Yarn to Grey Cloth.

The consolidated financial statements comprise financial statements of Mohit Industries Limited ('the Company'), its subsidiaries and associate (collectively, the Group) for the year ended 31st March, 2021.

2 BASIS OF PREPARATION

The consolidated financial statements of the Group have been prepared in accordance with Indian Accounting Standards (Ind AS) notified under Companies (Indian Accounting Standards) Rules, 2015 as amended by the Companies (Indian Accounting Standards) Rules, 2016.

3 SIGNIFICANT ACCOUNTING POLICIES

3.1 Principles of consolidation

The consolidated financial statements comprise the financial statements of the Company and its subsidiaries as at 31st March 2018. Control is achieved when the Group is exposed, or has rights, to variable returns from its involvement with the investee and has the ability to affect those returns through its power over the investee. Specifically, the Group controls an investee if and only if the Group has:

- Power over the investee (i.e. existing rights that give it the current ability to direct the relevant activities of the investee)
- Exposure, or rights, to variable returns from its involvement with the investee, and
- The ability to use its power over the investee to affect its returns

The Group The Group re-assesses whether or not it controls an investee if facts and circumstances indicate that there are changes to one or more of the three elements of control. Consolidation of a subsidiary begins when the Group obtains control over the subsidiary and ceases when the Group loses control of the subsidiary. Assets, liabilities, income and expenses of a subsidiary acquired or disposed of during the year are included in the consolidated financial statements from the date the Group gains control until the date the Group ceases to control the subsidiary. Consolidated financial statements are prepared using uniform accounting policies for like transactions and other eventsn similar circumstances. If a member of the group uses accounting policies other than those adopted in the consolidated financial statements for like transactions and events in similar circumstances, appropriate adjustments are made to that group member's financial statements in preparing the consolidated financial statements to ensure conformity with the group's accounting policies.

The financial statements of all entities used for the purpose of consolidation are drawn up to same reporting date as that of the parent company, i.e., year ended on 31 March. When the end of the reporting period of the parent is different from that of a subsidiary, the subsidiary prepares, for consolidation purposes, additional financial information as of the same date as the financial statements of the parent to enable the parent to consolidate the financial information of the subsidiary, unless it is impracticable to do so.

3.2 Consolidation procedure:

- (a) Combine like items of assets, liabilities, equity, income, expenses and cash flows of the parent with those of its subsidiaries. For this purpose, income and expenses of the subsidiary are based on the amounts of the assets and liabilities recognized in the consolidated financial statements at the acquisition date.
- (b) Offset (eliminate) the carrying amount of the parent's investment in each subsidiary and the parent's portion of equity of each subsidiary.
- (c) Eliminate in full intragroup assets and liabilities, equity, income, expenses and cash flows relating to transactions between entities of the group (profits or losses resulting from intragroup transactions that are recognized in assets, such as inventory and fixed assets, are eliminated in full). Intragroup losses may indicate an impairment that requires recognition in the consolidated financial statements. Ind AS 12 Income Taxes applies to temporary differences that arise from the elimination of profits and losses resulting from intragroup transactions.

Profit or loss and each component of other comprehensive income (OCI) are attributed to the equity holders of the parent of the Group and to the non-controlling interests, even if this results in the non-controlling interests having a deficit balance. When necessary, adjustments are made to the financial statements of subsidiaries to bring their accounting policies into line with the Group's accounting policies. All intra-group assets and liabilities, equity, income, expenses and cash flows relating to transactions between members of the Group are eliminated in full on consolidation.

The Group's investment in its associate is accounted for using the equity method. Under the equity method, the investment in an associate is initially recognized at cost. The carrying amount of the investment is adjusted to recognize changes

in the Group's share of net assets of the associate since the acquisition date. Goodwill relating to the associate or joint venture is included in the carrying amount of the investment and is not tested for impairment individually.

3.3 Goodwill / Capital Reserve on consolidation:

The excess of cost to the Parent company of its investment in Subsidiary Companies and Associate Companies over the Parent Company's portion of equity, at the date on which investment in Subsidiaries and Associate Companies is made, is recognized as Goodwill in the Consolidated Financial Statements.

When the cost to the Parent Company is less than the Parent Company's portion of equity, the difference is recognized in the financial statements as Capital Reserve. After initial recognition, goodwill is measured at cost less any accumulated impairment losses. For the purpose of impairment testing, goodwill acquired in a business combination is, from the acquisition date, allocated to each of the Group's cash generating units that are expected to benefit from the combination, irrespective of whether other assets or liabilities of the acquiree are assigned to those units.

A cash generating unit to which goodwill has been allocated is tested for impairment annually, or more frequently when there is an indication that the unit may be impaired. If the recoverable amount of the cash generating unit is less than its carrying amount, the impairment loss is allocated first to reduce the carrying amount of any goodwill allocated to the unit and then to the other assets of the unit pro rata based on the carrying amount of each asset in the unit. Any impairment loss for goodwill is recognised in profit or loss. An impairment loss recognised for goodwill is not reversed in subsequent periods.

3.4 Other significant accounting policies

These are set out under "Significant Accounting Policies" as given in separate financial statements of Parent and subsidiary.

Amount in Rupees

4. PROPERTY, PLANT & EQUIPMENT

PARTICULARS		GROSS	BLOCK		DEPRECIATION BLOCK				NET BLOCK		
	Balance as at 1st April 2020	Additions / Adjust ments	Disposals / Retirements	Balance as at 31st March, 2021	Balance as at 1st April, 2020	Depre ciation Charge for the year	On Disposals	Balance as at 31st March, 2021	Balance as at 31st March, 2021	Balance as at 31st March, 2020	
Land	16154703	0	0	16154703	0	0	0	0	16154703	16154703	
Factory Building	217929378	337201	0	218266579	50994157	7067970	0	58062127	160204452	166935221	
Office Building	3379800	0	0	3379800	715337	54249	0	769586	2610214	2664463	
Plant & Machinery	244166022	1053000	12863299	232355723	209846631	6083480	12863299	203066812	29288911	34319391	
Generator Set	4620832	0	0	4620832	4389790	0	0	4389790	231042	231042	
Water Jet Looms	74758591	0	0	74758591	69589314	482570	0	70071884	4686708	5169278	
Water Jet Imported	58433777	0	0	58433777	41231101	6585976	0	47817077	10616700	17202676	
Electric Installation	19848066	0	0	19848066	15548897	955967	0	16504864	3343203	4299170	
Office & Factory Equipments	10183230	3063419	0	13246649	8188352	867429	0	9055781	4190868	1994878	
Vehicles	14607585	0	0	14607585	4340802	1603740	0	5944542	8663043	10266783	
Furniture	3465665	32805	0	3498470	2387851	157811	0	2545662	952808	1077814	
Diesel Tank	161435	0	0	161435	161435	0	0	161435	0	0	
Computer	6300689	412970	0	6713659	5004777	505451	0	5510228	1203431	1295912	
Total Tangible Assets	674009772	4899395	12863299	666045868	412398443	24364643	12863299	423899787	242146081	261611329	
INTANGIBLE ASSETS											
Computer Software	984441	144751	0	1129192	762028	105836	0	867864	261328	222413	
Total Intangible Assets	984441	144751	0	1129192	762028	105836	0	867864	261328	222413	
Previous Year	680308745	7477413	12791944	674994213	387996440	31146075	5982044	413160471	261833742	292312304	

						ount in Rupees)
			Particulars		As At 31st March, 2021	As at 31st March, 2020
5			Investment Properties			
			Gross Carrying Amount			
			Opening Gross Carrying Amount		76,73,248	76,73,248
			Additions		-	-
			Closing Gross Carrying Amount		76,73,248	76,73,248
			Accumulated Depreciation			
			Opening Accumulated Depreciation		-	-
			Additions Closing Accumulated Depreciation		-	-
			Net Carrying Amount		76,73,248	76,73,248
			Net Carrying Amount		70,73,240	70,73,240
6	Non	ı-Cur	rent Investments			
	A.	Eqι	uity Accounted Associates			
		(a)	Mohit Yarns Ltd.	663000		
			Original Cost		1,57,23,000	1,57,23,000
			Share in Profit / (Loss) in Associate		1,48,54,413	1,48,16,407
			Share in OCI of Associate		13,07,40,136	1,39,02,481
			Carrying amount at year end		16,13,17,549	4,44,41,888
		(b)	Mohit Overseas Ltd.	394000		
		(-)	Original Cost		37,99,000	37,99,000
			Share in Profit / (Loss) in Associate		71,52,254	70,92,988
			Share in OCI of Associate		8,47,21,818	81,80,652
			Carrying amount at year end		9,56,73,072	1,90,72,640
	(a)	Inv	estment in Equity Instruments (Fully Paid Up)			
		(i)	Unquoted No. of Share			
			(a) Sasmi Co-op. Society Ltd.		7,200	7,200
			(b) ITC Co-op. Hsg. Soc. Ltd. 5		251	251
			(c) Shamrao Vithal Co.op Bank 100		2,500	2,500
		(ii)	Quoted			
		ν,	(a) Trigyn Technology Ltd.		371	137
			(6 Equity Shares of Cost of ₹ 194/-)			
			(b) BigBloc Construction Limited		25,44,952	6,57,581
			(23073 Equity Shares of Cost of ₹ 15,01,024/-)			
			(c) Filatex India Limited		9,86,370	-
			(14700 Equity Shares of Cost of Rs. 989304/-)			
				TOTAL	26,05,32,265	6,41,82,197
_		_		TOTAL	20,03,32,203	
7			rent Financial Assets - Loans	IOIAL	20,03,32,203	
7	(Uns	secui	red, Considered Good by Directors)	IOIAL		
7		secui			3,14,672	3,93,606
	(Uns (a)	Secui Sec	red, Considered Good by Directors) urity Deposits	TOTAL		
7	(Uns	Secui Sec	red, Considered Good by Directors) urity Deposits on-Current Assets		3,14,672 3,14,672	3,93,606 3,93,606
8	(Uns (a) Othe (a)	Secui Sec er No Cap	red, Considered Good by Directors) urity Deposits on-Current Assets oital Advances		3,14,672	3,93,606
8	(Uns (a) Othe (a)	Secur Sec Ser No Cap	red, Considered Good by Directors) urity Deposits on-Current Assets oital Advances ies	TOTAL	3,14,672 3,14,672 20,81,645 20,81,645	3,93,606 3,93,606 20,81,645 20,81,645
8	(Uns (a) Otho (a) Inve	Secur Secur Ser No Cap Cap	red, Considered Good by Directors) urity Deposits on-Current Assets oital Advances ies v Materials & Stock in process	TOTAL	3,14,672 3,14,672 20,81,645 20,81,645 11,85,75,046	3,93,606 3,93,606 20,81,645 20,81,645 11,27,14,107
8	(Uns (a) Otho (a) Inve (a) (b)	Secur Secur Secur Per No Cap Pentor Raw Fini	red, Considered Good by Directors) urity Deposits on-Current Assets oital Advances ies v Materials & Stock in process shed Goods	TOTAL	3,14,672 3,14,672 20,81,645 20,81,645 11,85,75,046 9,08,87,349	3,93,606 3,93,606 20,81,645 20,81,645 11,27,14,107 8,72,88,599
8	(Uns (a) Otho (a) Inve	Secur Secur Secur Rap Entor Raw Fini Yarr	red, Considered Good by Directors) urity Deposits on-Current Assets oital Advances ies v Materials & Stock in process shed Goods n Oil	TOTAL	3,14,672 3,14,672 20,81,645 20,81,645 11,85,75,046 9,08,87,349 17,09,519	3,93,606 3,93,606 20,81,645 20,81,645 11,27,14,107 8,72,88,599 12,95,760
	(Uns (a) Otho (a) Inve (a) (b) (c)	Securion Securior Sec	red, Considered Good by Directors) urity Deposits on-Current Assets oital Advances ies v Materials & Stock in process shed Goods	TOTAL	3,14,672 3,14,672 20,81,645 20,81,645 11,85,75,046 9,08,87,349	3,93,606 3,93,606 20,81,645 20,81,645 11,27,14,107 8,72,88,599

			(An	nount in Rupees)
	Particulars		As At 31st	As at 31st
			March, 2021	March, 2020
10	Trade Receivables			
	(Unsecured, considered good by Directors)			
	Sundry Debtors		16,33,36,146	15,19,06,395
	Other Trade Receivables		1,17,37,443	1,18,34,075
		TOTAL	17,50,73,589	16,37,40,470
11	Cash & Cash Equivalents			
	(a) Cash on Hand		13,15,128	9,71,172
	(b) Balances in Bank in Current Account		12,47,401	50,82,651
	(c) Balances in Bank in EEFC Account	TOTAL	1,112	6,77,832
12	Cock & Doub Poloncos	TOTAL	25,63,641	67,31,655
12	Cash & Bank Balances			
	(a) Balances with Bank in F. D. (As margin Deposits) F. D. with State Bank of Travancore		10.70.550	10 70 550
	F. D. WILLI State Balik Of Travalicore	TOTAL	19,78,550 19,78,550	19,78,550 19,78,550
13	Loans	IOIAL	19,70,330	19,70,330
13	(Unsecured, considered good by Directors)			
	(d) Loans & Advances Given			
	To Related Parties		69,623	2,41,419
	To Others		12,42,07,647	11,60,12,174
	10 Others	TOTAL	12,42,77,270	11,62,53,593
14	Other Current Assets			,02,55,555
	(Unsecured, considered good by Directors)			
	(a) Interest Accrued on Bank FDR		3,11,004	1,46,426
	(b) Advance to Suppliers		71,22,842	1,07,99,225
	(c) Balances with Revenue / Government Authorities		6,63,47,976	7,41,15,742
	(d) Other Advances		99,27,366	1,27,95,477
		TOTAL	8,37,09,188	9,78,56,870
			(An	nount in Rupees)
			As At 31st	As At 31st
	Particulars		March, 2021	March, 2020
15	Share Capital		March, 2021	March, 2020
	Authorized Share Capital			
	2,50,00,000 equity shares of ₹ 10/- each		25,00,00,000	1 5 00 00 000
	(As at 31-03-2020, 1,50,00,000 equity shares)		23,00,00,000	15,00,00,000
	Issued Share Capital			
	1,46,82,900 Equity Shares of ₹ 10/- each	_	146020000	146020000
	(As at 31-03-2020, 1,46,82,900 equity shares)	_	14,68,29,000	14,68,29,000
	Subscribed & Fully Paid Up			
	1,41,57,575 equity shares of ₹ 10/- each, fully paid up			
	(as at 31-03-2020, 1,41,57,575 equity shares of ₹ 10/- each)		14,15,75,750	14,15,75,750
		TOTAL RS.	14,15,75,750	14,15,75,750
15.1	The Company has only one class of shares referred to as Equity Shares is eligible for one vote per share held.	having face value	of₹ 10/- each. Each eq	juity Shareholder
	A Decembration of the of Facility Charles Char	0 5	uatus su sa suit suit	
15.2	1 / 5 5 5	& Ena of the repo		4 44
	Shares Outstanding at the Beginning of the Year		1,41,57,575	1,41,57,575
	(+) Shares Issued during the year		-	-
	(-) Shares Buy-back During the year		-	-
	Shares Outstanding at the End of the year		1,41,57,575	1,41,57,575

15.3 Shares in the company held by each shareholder holding more than 5% Equity Shares

	Equity Shares						
Name of Shareholder	As at 31 M	arch 2021	As at 31 March 2020				
	No. of Shares held	% of Holding	No. of Shares held	% of Holding			
Mask Investments Limited	14,28,881	10.09%	14,28,881	10.09%			
Mohit Overseas Limited	15,98,622	11.29%	15,98,622	11.29%			
Mohit Yarns Limited	19,70,609	13.92%	19,70,609	13.92%			

(Amount in Rupees)

	Particulars		As At 31st March, 2021	As At 31st March, 2020
16	Non-Current Financial Liabilities - Borrowings	<u> </u>	March, 2021	March, 2020
	(a) Secured Loans			
	(i) Term Loans - from Banks & NBFC			
	Term Loans from Banks		10,48,24,183	8,35,13,718
	Car Loans		59,27,688	78,60,499
		_	11,07,51,871	9,13,74,217
	Less:- (a) Current Maturities of Long Term Debts		3,74,36,056	1,89,48,939
	(b) Interest Accrued But not Due		-	
		Sub-Total	7,33,15,815	7,24,25,278
	(b) Unsecured Loans			
	(i) Loans from Director		5,16,89,969	-
	Less:- (a) Current Maturities of Long Term Debts		-	-
	(b) Interest Accrued But not Due	_	<u>-</u>	
		Sub-Total	5,16,89,969	
		TOTAL	12,50,05,784	7,24,25,278

- 16.1 Car Loans from Bank & Financial Institutions are secured by hypothecation of Motor Cars for which loan has been taken.
- **16.2** Term Loans from Banks are secured by hypothecation of all the fixed assets of the company.
- **16.3** Term Loan from Banks are also secured by entire Land & Building of the Company located at Kudsad-Kim, Olpad Taluka, Surat.
- **16.4** The Term Loans are also secured against Flat at Soffitel Tower, Surat and Office at International Trade Center, Surat of the company. Term Loan is also secured against peronal properties of directors and sister concern M/s Mohit Yarns Ltd. All the term loans are guaranteed by directors of the Company.
- 16.5 Terms of Repayment of Term Loans:-
 - (a) Term Loans of South Indian Bank are repayable in monthly instalments of Rs. 8,78,000/-, Rs. 4,20,000/- and Rs. 9,14,750/- each and shall be repaid by March, 2022, October, 2021 and November 2024 respectively. The rate of interest is 10.70%.
 - Term loan of SVC Bank of Rs. 950 Lakhs (O/s Amount Rs. 572.29 Lakhs) shall be repaid in monthly installments of Rs. 18,49,843/- and shall be repaid by June, 2024. The rate of interest is 11.25%.
 - (b) Car Loan from Kotak Mahindra Prime Limited is repayable in instalments of Rs. 24945/- and Rs. 26662/- each.
 - (c) Car Loan taken from ICICI bank is repayable in installments of Rs. 75,060/- each.
 - (d) Car Loan taken from BMW Financial Services is repayable in installments of Rs. 99,059/- each.

17 Deferred Tax Liabilities

Deferred Tax Liabilities:

Property, Plant & Equipment 2,01,69,372 2,09,14,414

Deferred Tax Assets:

 Demerger Expenses (Deferred in Income Tax)
 (1,52,478)

 Net Deferred Tax Liability / (Asset)
 2,00,16,894
 2,09,14,414

	D 4' 1		As At 31st	As At 31st
	Particulars		March, 2021	March, 2020
	vernment Grants			
	ening Balances		35,88,110	48,65,105
	d:- Grants During the Year		-	12.76.005
Les	ss:- Released to profit and loss	-	12,76,995	12,76,995
C.	rrent Financial Liabilities - Borrowings	-	23,11,115	35,88,110
(a				
(i	,		17,25,56,806	18,08,66,990
(ii			13,59,39,247	12,79,46,947
•	Sub-Total	-	30,84,96,053	30,88,13,937
(b) Unsecured Loans	_		
(i	From Companies (Repayable on demand)		-	62,47,175
(ii		_	3,45,56,684	9,89,41,653
	Sub-Total	_	3,45,56,684	10,51,88,828
	TOTAL	_	34,30,52,737	41,40,02,765
C	1 Cash Credit Limit & Export Packing Credit Limit is secured against Firs and entire current assets of the company. It is also secured by charge ov above. rrent Financial Liabilities - Trade Payables			
Α.	Total outstanding dues of micro enterprises and small enterprises		10,57,168	29,67,760
В.	e Note No. 38) Fotal outstanding dues of creditors other than micro enterprises and all enterprises:-			
(a)	Trade Payables (For Goods & Services)	_	4,53,12,514	5,90,81,157
	тс	DTAL _	4,63,69,682	6,20,48,917
Ot	her Financial Liabilities			
(a) Current Maturities of Long term Borrowings		3,74,36,056	1,89,48,939
(b) Interest Accured But Not Due		-	-
(c) Unclaimed Dividend		59,781	59,781
	тс	DTAL	3,74,95,837	1,90,08,720
	her Current Liabilities	_		
Ot	Chatutaw Duca Pavalla		20.00.627	27 47 262
Ot (a) Statutory Dues Payable		30,98,627	27,47,263
			30,38,781	
(a	Advance from Customers)TAL	30,38,781	34,78,519
(a (b	Advance from Customers TC	DTAL _		34,78,519
(a (b	Advance from Customers TC Trent Tax Liabilities	DTAL _	30,38,781 61,37,408	34,78,519 62,25,781
(a (b	Advance from Customers TC Trent Tax Liabilities Provision for Tax	DTAL _	30,38,781	34,78,519 62,25,781 22,20,156
(a (b	Advance from Customers TC Trent Tax Liabilities Provision for Tax	-	30,38,781 61,37,408 32,72,301	34,78,519 62,25,781 22,20,156
(a (b	Advance from Customers TC Trent Tax Liabilities Provision for Tax TC TC TC TCO TCO TCO TCO TCO	-	30,38,781 61,37,408 32,72,301	34,78,519 62,25,781 22,20,156 22,20,156
(a (b)	Advance from Customers TC Trent Tax Liabilities Provision for Tax TC TC Venue from Operations Sales of Services (Job Charges Received)	-	30,38,781 61,37,408 32,72,301	34,78,519 62,25,781 22,20,156 22,20,156
(a (b) Cu Re	Advance from Customers TC Trent Tax Liabilities Provision for Tax TC TC Venue from Operations Sales of Services (Job Charges Received)	-	30,38,781 61,37,408 32,72,301	34,78,519 62,25,781 22,20,156 22,20,156
(a (b Cu Re	Advance from Customers TC Trent Tax Liabilities Provision for Tax TC Venue from Operations Sales of Services (Job Charges Received) Sales of Products:-	-	30,38,781 61,37,408 32,72,301 32,72,301	34,78,519 62,25,781 22,20,156 22,20,156 16,48,286 1,72,90,63,041
(a (b) Cu Re	Advance from Customers TC Trent Tax Liabilities Provision for Tax TC Venue from Operations Sales of Services (Job Charges Received) Sales of Products:- Finished Goods (Including Excise Duty) Traded Goods	-	30,38,781 61,37,408 32,72,301 32,72,301 - 1,44,61,82,458	34,78,519 62,25,781 22,20,156 22,20,156 16,48,286 1,72,90,63,041
(a (b Cu Re (a (b	Advance from Customers TC Trent Tax Liabilities Provision for Tax TC Venue from Operations Sales of Services (Job Charges Received) Sales of Products:- Finished Goods (Including Excise Duty) Traded Goods	-	30,38,781 61,37,408 32,72,301 32,72,301 - 1,44,61,82,458	34,78,519 62,25,781 22,20,156 22,20,156 16,48,286 1,72,90,63,041 1,50,339
(a (b Cu Re (a (b	Advance from Customers TC Trent Tax Liabilities Provision for Tax TC Venue from Operations Sales of Services (Job Charges Received) Sales of Products: Finished Goods (Including Excise Duty) Traded Goods Other Operating Revenues	-	30,38,781 61,37,408 32,72,301 32,72,301 - 1,44,61,82,458 3,56,59,943	27,47,263 34,78,519 62,25,781 22,20,156 22,20,156 16,48,286 1,72,90,63,041 1,50,339 1,91,35,019 1,05,263

	Particulars		As At 31st March, 2021	As At 31st March, 2020
25	Other Income			
	Dividend Received		5,768	600
	Net Gain from Foreign Currency Transaction & Translation		44,15,603	1,64,11,984
	Interest Received from Debtors		14,72,041	18,28,020
	Interest Received on Bank FD & Loans given		83,22,324	69,87,697
	Interest Received on VAT and Excise		6,40,997	16,99,513
	Government Grant		12,76,995	12,76,995
	Balances w/back		2,46,845	(1,41,492)
	Discount & Rate Difference		-	28,09,561
	Profit/(Loss) from Currency Derivative Trading		5,06,057	-
		TOTAL	1,68,86,631	3,08,72,878
26	Cost of Materials Consumed			
	Raw Material Consumed	_	1,10,07,43,747	1,33,17,39,734
		TOTAL	1,10,07,43,747	1,33,17,39,734
27	Employee Benefit Expenses			
	Salary, Wages & Bonus		6,48,74,152	7,60,37,156
	Staff Welfare Expenses		11,33,519	11,51,515
	Contribution to Provident Fund & other Funds	_	21,16,686	20,42,525
		TOTAL	6,81,24,357	7,92,31,196
28	Finance Costs			
	Interest Paid		4,82,03,133	5,40,20,918
	Other Bank & Finance Charges	_	73,35,364	1,33,04,607
		TOTAL	5,55,38,497	6,73,25,524
29	Other Expenses			
	Manufacturing Expenses			
	Stores & Spares consumed		99,41,190	1,43,20,701
	Power & Fuel		7,85,28,420	9,36,24,028
	Yarn Oil Consumed		3,14,18,659	3,34,65,403
	Packing Material Consumed		4,87,57,934	4,92,02,736
	Job Charges Paid		1,36,627	50,17,651
	Factory Expenses	_	40,97,370	29,70,024
		(a) _	17,28,80,200	19,86,00,543
	Establishment Expenses			
	Repairs to Machinery		30,07,983	34,70,285
	Travelling & Conveyance		21,56,301	62,67,935
	Maintenance & AMC		65,978	25,050
	Computer Expenses		7,62,726	3,60,960
	Demat Charges		749	10,808
	Donation		2,11,111	32,000
	Electricity Expense		5,64,850	4,31,670
	Flat maintenance		2,16,528	-
	Office & General Expense		17,94,678	7,67,359
	Interest on Creditors & Taxes		9,46,404	73,57,694
	Membership Fees		46,450	5,02,227
	Printing & Stationery		3,91,976	17,73,550
	Communication expense		8,04,835	9,16,709
	Legal & Professional Expense		49,72,783	39,05,387
				(Amount in Rupees)

Particulars		As At 31st March, 2021	As At 31st March, 2020
Insurance		6,63,331	14,82,312
Rates & Taxes		6,83,931	1,57,802
Rent		6,04,500	1,15,200
Software Expense		60,000	60,000
Excise Duty		-	22,19,042
GST expense		54,269	
GST Penalty		48,262	
PF Penalty		62,868	77,600
Security Service Charges		24,15,003	23,04,693
	(b)	2,05,35,516	3,22,38,282
Selling & Distribution Expenses	_		
Commission & Brokerage		14,27,618	27,33,818
Discount		32,42,151	4,17,587
Export Expenses		2,52,16,147	3,15,20,515
Carriage Outward		54,79,144	51,05,438
Cartage Expense		1,59,984	2,08,245
Sales Promotion		55,742	1,95,184
Advertisement		82,342	76,864
	(c)	3,56,63,128	4,02,57,650
	TOTAL (a+b+c)	22,90,78,844	27,10,96,475
Changes in Inventories of Finished Goods	_	<u>. </u>	
Opening Stock of Finished Goods		8,72,88,599	8,59,68,818
Less:- Closing Stock of Finished Goods		9,08,87,349	8,72,88,599
	TOTAL	(35,98,750)	(13,19,781)
Exceptional Item	_		
(a) Profit / (Loss) on Sale of Fixed Assets		10,00,000	100
(b) Gain on Sale of Subsidiary	_	<u>-</u>	
	TOTAL _	10,00,000	100

32 CONTINGENT LIABILITY & COMMITMENTS:-

(i)	Con	tingent Liability In Respect of	(Aı	mount in Rupees)
		Particulars	As at 31st March, 2021	As at 31st March, 2020
	(a)	Gujarat Entry Tax Demand of F.Y. 2006-07 pending at appeal stage*	4,33,18,045	4,33,18,045
		* The Tribunal has set-aside the order to First Appellate Authority. The management states that the demand is not sustainable in law.		
	(b)	Gujarat Entry Tax Demand of F.Y. 2009-10 pending at appeal stage* * The Tribunal has set-aside the order to First Appellate Authority. The management states that the demand is not sustainable in law.	5,13,82,920	5,13,82,920
	(c)	Gujarat VAT Demand of F.Y. 2010-11 (Tax and Penalty)* Gujarat Entry Tax Demand of F.Y. 2010-11 pending at appeal stage* * The appeal against above demands is pending before First Appellate Authority. The management states that Tribunal has deleted identical demand of FY 2009-10 in case of VAT and demand in case of Entry Tax has been set aside for FY 2009-10 to First Appellate Authority and thus demand raised is not sustainable in law.	3,01,49,224 3,23,53,021	3,01,49,224 3,23,53,021
	(d)	Gujarat VAT Demand of F.Y. 2011-12 (Tax and Penalty)* Gujarat Entry Tax Demand of F.Y. 2011-12 pending at appeal stage*	72,04,574 5,77,25,964	72,04,574 5,77,25,964
		 The appeal against above demand is pending before Tribunal The management states that this demand is not sustainable in law. 		

			(Aı	mount in Rupees)
		Particulars	As at 31st	As at 31st
		raiticulais	March, 2021	March, 2020
	(e)	Gujarat Entry Tax Demand of F.Y. 2007-08 pending at appeal stage*	10,97,25,737	10,97,25,737
		* The appeal against above demand is pending before First Appellate Authority The management states that this demand is not sustainable in law.		
	(f)	Gujarat VAT Demand of F.Y. 2012-13 (Tax and Penalty)*	14,10,353	22,29,092
		Gujarat CST Demand of F.Y. 2012-13 (Tax and Penalty)*	4,46,607	6,67,187
		Gujarat Entry Tax Demand of F.Y. 2012-13 (Tax and Penalty)*	3,39,64,332	3,39,64,332
		* The appeal against above demands is pending before First Appellate Authority.		
		The management states that Tribunal has deleted identical demand of		
		FY 2009-10 in case of VAT and demand in case of Entry Tax has been set aside		
		for FY 2009-10 to First Appellate Authority and thus demand raised is not sustainable in law.		
	(g)	Excise Duty Demands/ Excise Rebate rejected pending at various Appellate Stages	2,13,41,136	2,13,41,136
	(h)	Income Tax Demand of A.Y. 2018-19 disputed in appeal	6,48,220	6,48,220
	(i)	Income Tax Demand of A.Y. 2011-12 disputed in appeal	5,71,210	5,71,210
(ii)	Con	mitments:-		

- (a) Estimated amount of contracts remaining to be executed on capital account and not provided for is NIL (P.Y. NIL) against which advance paid is Rs. 20.82 Lakhs (P.Y. Rs. 20.82 Lakhs).
- (b) Uncalled Liability on shares and other investments partly paid Rs. Nil (P.Y. Rs. Nil)
- (c) Other Commitments Rs. Nil (P.Y. Rs. Nil)

					Amount in Rupees
33	PAY	MENT TO AUDITORS		31/03/2021	31/03/2020
	Αι	udit Fees (Including Tax Audit Fees)		3,25,000	3,25,000
	Fo	r Taxation Matters		-	-
			TOTAL	3,25,000	3,25,000
34	a)	Value of imports		₹ 260.67 Lakhs	(P. Y. NIL)
	b)	Expenditure in Foreign Currency		NIL	₹491.55 Lakhs
	c)	Amount remitted in Foreign currency on dividend A/c.		NIL	(P. Y. NIL)
35	a)	Exports on F.O.B.		₹ 5698.84 Lakhs	(P.Y. ₹ 8,782.51 Lakhs)
	b)	Earnings in Foreign Currency		NIL	(P.Y. NIL)

36 RELATED PARTY RELATIONSHIP AND TRANSACTION

- A. Name of Related Parties & Nature of Relationships
- a) Associates
 - 1. Mohit Overseas Limited 2. Mohit Yarns Limited
- b) Enterprises Controlled by Key Managerial Personnel & their relatives
 - 1. Soul Clothing Pvt. Ltd. 2. Mohit Exim Pvt. Ltd. 3. Bigbloc Construction Limited
 - 4. Mohit Texport Pvt. Ltd. 5. Mask Investments Limited 6. Starbigbloc Building Material Private Limited
- c) Key Managerial Personnel
 - 1. Narayan S. Saboo 2. Naresh S. Saboo 3. Manish N. Saboo

B. Transactions with Related Parties

Amount in Rupees

	Particulars	Enterprises Con Managemen	, ,	Subsid	diary	Assoc	iates	Key Manageria Their Re	
		Current Year	Previous Year	Current Year	Previous Year	Current Year	Previous Year	Current Year	Previous Year
Trai	nsaction during the year								
(a)	Job Charges Paid	-	-	-	-	-	50,11,647	-	-
(b)	Loans / Advances Given	2,20,47,038	5,30,85,979	-	-	13,29,939	33,88,503	-	-
(c)	Repayment of Loans/Advances Given	2,22,97,872	5,31,39,079	-	-	13,50,000	-	-	-
(d)	Purchase of Goods	-	-	-	-	4,02,51,312	3,49,02,122	-	-
(e)	Sales of Goods	-	1,76,926	-	-	4,03,24,202	3,42,37,048	-	-
(f)	Interest Received	85,446	2,73,887	-	-	-	-	-	-
(g)	Unsecured Loan / Advances Taken	1,22,50,000	10,79,903	-	-	-	-	4,94,25,000	8,45,01,900
(h)	Repayment of Unsecured Loan / Advances Taken	1,22,50,000	10,79,903	-	-	-	-	6,21,20,000	12,89,78,381
	(i) Machinery Rent paid	-	-		-	5,00,000	-	-	-
	(j) Sale of Packing Material	1,72,350	-		-	-	-	-	-
Bala	nces as at Year End			-					
(a)	Trade Payables	-	-	-	-	-	33,40,269	-	-
(b)	Trade Receivables	-	-	-	-	13,61,761	32,45,393		-
(c)	Unsecured Loans	69,623	2,41,419		-	-	-	8,47,46,653	9,74,41,653
(d)	Loans / Advance Given	20,00,000	20,00,000	-		33,68,442	33,88,503		
(e)	Investments (Share)	-	-	-	-	1,95,22,000	1,95,22,000	-	-

C. Disclosure in respect of Material Related party transaction during the year

Amount in Rupees

	Particulars	Enterprises Controlled by Key Management personnel	Subsidiary	Associates	Key Management Personnel & Relatives of Key Management Personnel
(a)	Sales of Goods - Starbigbloc Building Material Pvt. Ltd Mohit Overses Ltd.			- 4,03,24,202	-
(b)	Machinery Rent Paid Mohit Overses Ltd.	-	-	5,00,000	
(c)	Interest Received - Bigbloc Construction Ltd.	85,446	-	-	-
(d)	Purchase of Goods Mohit Overses Ltd.	-	-	4,02,51,312	
(e)	Unsecured Loans / Advances Taken - Narayan Saboo - Naresh Saboo - Manish Saboo - Starbigbloc Building Material Pvt. Ltd.	- - - 1,22,50,000	- - -	-	2,59,75,000 52,00,000 1,82,50,000
(f)	Repayment of Unsecured Loans / Advances Taken - Narayan Saboo - Naresh Saboo - Manish Saboo - Starbigbloc Building Material Pvt. Ltd.	- - - - 1,22,50,000	- - - -		2,78,26,000 1,21,16,000 2,21,78,000
(g)	Sale of Packing Material - Bigbloc Construction Ltd.	1,72,350	-	-	-
(h)	Loans / Advance Given - Bigbloc Construction Ltd Mohit Overseas Ltd Soul Clothing Pvt. Ltd.	2,14,80,596 - 5,66,442	- - -	- 13,29,939	-
(i)	Repayment of Loans / Advances Given - Soul Clothing Pvt. Ltd Mohit Overseas Ltd Bigbloc Construction Ltd.	5,66,442 - 2,17,31,430	- - -	13,50,000 -	-

37 EARNINGS PER SHARE Amount in Rupees

SI. No.	Particulars	UNIT OF MEASUREMENT	March 31, 2021	March 31, 2020
1	Net Profit / (Loss) after tax	₹	68,71,720	(4,86,427)
2	Weighted Average Number of Equity Shares	Number	1,41,57,575	1,41,57,575
3	Earnings Per Share - Basic & Diluted	1/2	0.49	(0.03)

38 Disclosures as required under the Micro, Small and Medium Enterprises Development Act, 2006 (MSMED Act):-

Sr. No.	Particulars	As At March 31, 2021	As At March 31, 2020
A.	Principal amount due to suppliers registered under the MSMED Act and remaining unpaid as at year end	10,57,168	29,67,760
B.	Interest due to suppliers registered under the MSMED Act and remaining unpaid as at year end	-	-
C.	Principal amounts paid to suppliers registered under the MSMED Act, beyond the appointed day during the year	-	-
D.	Interest paid, other than under Section 16 of MSMED Act, to suppliers registered under the MSMED Act, beyond the appointed day during year	-	-
E.	Interest paid, under Section 16 of MSMED Act, to suppliers registered under the MSMED Act, beyond the appointed day during the year	-	-
F.	Interest due and payable towards suppliers registered under MSMED Act, for payments already made	-	-

39 Segment Reporting

In line with Accounting Standard 17 on 'Segment Reporting', taking into account the organizational structure, product type as well as the differing risks and returns criterion, the Company is engaged in only one reportable segment viz. "Textiles".

40 Disclosure pursuant to Indian Accounting Standard 19 'Employee benefits':

(A) The Company has recognized the following amounts towards defined contribution plans as an expense and included in the Statement of Profit and Loss.

		Amount in Rupees
Particulars	F.Y. 2020-21	F.Y. 2019-20
Provident Fund	20,38,802	19,28,268
Employees' State Insurance	77,884	1,14,257

(B) The company has not provided for Post Employment Benefits and other long term employee benefit sunder Defined Benefit Plans on accrual basis but provides the same as and when they become due for payment. Accordingly, the following amounts have been provided as expenses during the year and charged in the Statement of Profit and Loss as they have become due:

		Amount in Rupees
Particulars	F.Y. 2020-21	F.Y. 2019-20
Gratuity	15,26,793	2,17,731

41 Income Tax

(A) Income tax expense in the statement of profit and loss consists of:

Particulars	F.Y. 2020-21	F.Y. 2019-20
Current income tax:		
In respect of the current period	32,72,301	22,20,156
In respect of the prior periods	12,41,242	12,08,920
Deferred tax		
In respect of the current period	(8,97,520)	(46,53,759)
Income tax expense recognized in the statement of profit or loss	36,16,023	(12,24,683)

(B) The reconciliation between the provision of income tax of the Company and amounts computed by applying the Indian statutory income tax rate to profit before taxes is as follows:

Particulars	F.Y. 2020-21	F.Y. 2019-20
Profit Before Tax	1,03,90,471	13,04,846
Enacted Income Tax Rate in India	25.17%	25.17%
Computed Expected Tax Expenses	26,15,074	3,28,404
Effect of		
Deferred Tax	(8,97,520)	(46,53,759)
Adjustment to Current tax for prior periods	12,41,242	12,08,920
Impact of charges on account of Computation	<u> </u>	18,91,752
Income tax expense recognized in the statement of profit or loss	29,58,796	(12,24,683)

42 Financial Risk Management

Mohit Industries Limited (MIL) continues to deploy a well articulated risk management framework. This is based upon a three-tiered approach encompassing (i) enterprise risks, (ii) process risks, and (iii) compliance risks.

- (i) Enterprise risk: The company continue to evaluate the risk and also ensures that the mitigation processes are in place.
- (ii) Process risk management involves assurances by the Company's internal audit department regarding the effectiveness of business and financial controls and processes in all key activities across the various business processes.
- (iii) Compliance risk management comprises a detailed mechanism of assurances with respect to adherence of all laws and regulations, with a comprehensive reporting process that cascades upwards from the accountable business line executives to MIL's Audit Committed and then on to the Board of Directors.

The outcomes of business review meetings conducted by management and internal audit regarding processes and their compliance, as well as observations of the Audit Committee and the Board of Directors are continuously incorporated to capture new risks and update the existing ones. All three dimensions of MIL's Risk Management framework are reviewed annually for their relevance and modifications, as required. The businesses and internal audit make regular presentations to the Audit Committee for detailed review. The risk manage ment process, including its tracking and adherence, is substantially enabled for greater consistency and better reporting capabilities.

43 CONSOLIDATED FINANCIAL STATEMENT

The Consolidated Financial Statements of Mohit Industries Limited, its subsidiaries and its associates is prepared in accordance with Ind AS - 110 on Consolidated Financial statements and Equity method of accounting given in Ind AS - 28 on "Investments in Associates and Joint ventures". The details of such subsidiary and associates are as follows:-

	Name of Subsidiary & Associates	% of Holding of Mohit Industries Limited	Date of Financial Statements
1	Mohit Yarns Limited	46.69%	31st March, 2021
2	Mohit Overseas Limited	49.25%	31st March, 2021

44 STATEMENT OF NET ASSETS AND PROFIT OR LOSS ATTRIBUTABLE TO OWNERS AND MINORITY INTEREST

Name	of Entity	As % of Consolidated Net Assets	Net Assets i.e. Total Assets minus Total Liabilities	As % of Consolidated Profit	Shares in Consolidated Profit or Loss or Loss	As % of Other Comprehensive Income	Share in Other Comprehensive Income	As % of Total Comprehensive Income	Share in Total Comprehensive Income
Α	Parent								
	Mohit Industries Limited	52.02%	27,86,12,711	98.58%	67,74,448	0.97%	18,84,671	4.28%	86,59,119
В	Associates								
1	Mohit Overseas Limited	17.86%	9,56,73,072	0.86%	59,266	39.20%	7,65,41,166	37.90%	7,66,00,432
2	Mohit Yarns Limited	30.12%	16,13,17,549	0.55%	38,006	59.84%	11,68,37,655	57.82%	11,68,75,661
		100.00%	53,56,03,332	100.00%	68,71,720	100.00%	19,52,63,492	100.00%	20,21,35,212

45 FORM AOC - I

(Pursuant to first proviso to sub-section (3) of section 129 read with rule 5 of companies (Accounts) Rules, 2014)

Statement containing salient features of the financial statement of subsidiaries, associates and joint ventures Part "A": Subsidiaries

Not Applicable as there is no subsidiary

Part "B": Associates and Joint Ventures

SI. No.	Name of Associates	Mohit Overseas Ltd.	Mohit Yarns Ltd.
1	Latest Audited Balance Sheet	31st March, 2021	31st March, 2021
2	Shares of Associate/Joint Ventures held by the company on the year end		
	A Number	394000	663000
	B Amount of Investment in Associates	37,99,000	1,57,23,000
	C Extend of Holding%	49.25% By Virtue of 49.25%	46.69% By Virtue of 46.69%
3	Description of how there is significant influence	holding in associate	holding in associate
4	Reason why the associate/joint venture is not consolidated	Not Applicable	Not Applicable
5	Net worth attributable to shareholding as per latest audited Balance Sheet	9,91,23,302	15,78,67,601
6	Profit/(Loss) for the year		
	(i) Considered in Consolidation	59,266	38,006
	(ii) Not Considered in Consolidation	61,072	43,394

- 1 Name of Associate which is yet to commence business:- Mohit E-Waste Recovery Pvt. Ltd
- 2 Names of associates or joint ventures which have been liquidated or sold during the year:- None
- Additional Information as required by para 7 of General Instructions for preparation of Statement of Profit and Loss (other than already disclosed above) are either Nil or Not Applicable.
- **47** Previous Year Figures have been regrouped/rearranged wherever necessary.

As per our Audit Report Attached For RAJENDRA SHARMA & ASSOCIATES

Chartered Accountants Firm Registration No.: 108390W

(Rajendra Ratanlal Sharma)

Partner M. No. 044393 Surat, 14th June, 2021 For & On Behalf of Board of Directors

Naresh Saboo (Director)

Narayan Saboo(Managing Director)Manish Saboo(Director & CFO)Nikita Pediwal(Company Secretary)

MOHIT INDUSTRIES LIMITED

CIN L17119GJ1991PLC015074

Regd. office: A-601/B, International Trade Centre, Majura Gate Ring Road, Surat 395002 Gujarat India Phone: +91-261-2463261, 2463262, 2463263 Fax: +91-261-2463264 Email: Contact@mohitindustries.com Website: www.mohitindustries.com

ATTENDANCE SLIP

PLEASE FILL ATTENDANCE SLIP AND HAND IT OVER AT THE ENTRANCE OF THE MEETING HALL.

Folio No./DP ID/ Client ID#					
No. of Equity Shares Held					
hereby record my presence Behind J.K Tower, Near Sub- Ja					
Name of Shareholder (In Bl	ock letter)				
Name of proxy/ Authorized Representatives attending (In Block letter)					
Strike out whichever is not a Applicable for Shareholders I		ı Dematerialized Foı	rm.		
					f the attending Shareholder/ ithorised Representative*
_	Phone: +91-2	CIN NO. L171190 tional Trade Centre, 61-2463261, 24632	STRIES LIMITED SJ1991PLC015074 Majura Gate Ring Ro 62, 2463263 Fax: +91 n Website: www.mol	ad, Surat 395002 261 2463264	
	Phone: +91-2 Email: Contact@	CIN NO. L171190 tional Trade Centre, 61-2463261, 24632 mohitindustries.con	3J1991PLC015074 Majura Gate Ring Ro 62, 2463263 Fax: +91 n Website: www.mol	ad, Surat 395002 261 2463264 nitindustries.com	
	Phone: +91-2 Email: Contact@	CIN NO. L171190 tional Trade Centre, 61-2463261, 24632 mohitindustries.con	3J1991PLC015074 Majura Gate Ring Ro 62, 2463263 Fax: +91 n Website: www.mol	ad, Surat 395002 261 2463264 nitindustries.com	1
[Pursuant to section 105(6	Phone: +91-2 Email: Contact@	CIN NO. L171190 tional Trade Centre, 61-2463261, 24632 mohitindustries.con	3J1991PLC015074 Majura Gate Ring Ro 62, 2463263 Fax: +91 n Website: www.mol	ad, Surat 395002 261 2463264 nitindustries.com	1
[Pursuant to section 105(6] Name of the member (s): Registered address: E-mail Id:	Phone: +91-2 Email: Contact@	CIN NO. L171190 tional Trade Centre, 61-2463261, 24632 mohitindustries.con	3J1991PLC015074 Majura Gate Ring Ro 62, 2463263 Fax: +91 n Website: www.mol	ad, Surat 395002 261 2463264 nitindustries.com	n
[Pursuant to section 105(6 Name of the member (s): Registered address:	Phone: +91-2 Email: Contact@	CIN NO. L171190 tional Trade Centre, 61-2463261, 24632 mohitindustries.con	GJ1991PLC015074 Majura Gate Ring Ro 62, 2463263 Fax: +91 n Website: www.mol 11 - (PROXY FORM) (3) of the Companies (N	ad, Surat 395002 261 2463264 nitindustries.com	n Administration) Rules, 2014]
[Pursuant to section 105(6] Name of the member (s): Registered address: E-mail Id: Folio No/ Client Id: /We	Phone: +91-2 Email: Contact@	CIN NO. L171190 cional Trade Centre, 61-2463261, 24632 mohitindustries.con Form No. MGT- 1 s Act, 2013 and rule 19	GJ1991PLC015074 Majura Gate Ring Ro 62, 2463263 Fax: +91 n Website: www.mol 11 - (PROXY FORM) (3) of the Companies (N	ad, Surat 395002 261 2463264 nitindustries.com	n Administration) Rules, 2014]
[Pursuant to section 105(6] Name of the member (s): Registered address: E-mail Id: Folio No/ Client Id: /We	Phone: +91-; Email: Contact@	CIN NO. L171190 cional Trade Centre, 61-2463261, 24632 mohitindustries.com Form No. MGT-1 s Act, 2013 and rule 19	GJ1991PLC015074 Majura Gate Ring Ro 62, 2463263 Fax: +91 m Website: www.mol 11 - (PROXY FORM) m(3) of the Companies (North Companies) multiple being m	ad, Surat 395002 261 2463264 nitindustries.com Management and A	n Administration) Rules, 2014]
[Pursuant to section 105(6] Name of the member (s): Registered address: E-mail Id: Folio No/ Client Id: /We	Phone: +91-; Email: Contact@	CIN NO. L171190 cional Trade Centre, 61-2463261, 24632 mohitindustries.com Form No. MGT-1 s Act, 2013 and rule 19	GJ1991PLC015074 Majura Gate Ring Ro 62, 2463263 Fax: +91 m Website: www.mol 11 - (PROXY FORM) m(3) of the Companies (North Companies) multiple being m	ad, Surat 395002 261 2463264 nitindustries.com	n Administration) Rules, 2014]
[Pursuant to section 105(6] Name of the member (s): Registered address: E-mail Id: Folio No/ Client Id: /We	Phone: +91-; Email: Contact@	CIN NO. L171190 cional Trade Centre, 61-2463261, 24632 mohitindustries.con Form No. MGT- 1 a Act, 2013 and rule 19	GJ1991PLC015074 Majura Gate Ring Ro 62, 2463263 Fax: +91 n Website: www.mol 11 - (PROXY FORM) (3) of the Companies (N being m	ad, Surat 395002 261 2463264 nitindustries.com Annagement and A member(s) of above	n Administration) Rules, 2014]
[Pursuant to section 105(6] Name of the member (s): Registered address: E-mail Id: Folio No/ Client Id: //We	Phone: +91-z Email: Contact@	CIN NO. L171190 tional Trade Centre, 161-2463261, 24632 mohitindustries.com Form No. MGT-1 to Act, 2013 and rule 19 Add Add	GJ1991PLC015074 Majura Gate Ring Ro 62, 2463263 Fax: +91 m Website: www.mol 11 - (PROXY FORM) m(3) of the Companies (N mathematical being mathematical signal mathematical literature and	ad, Surat 395002 261 2463264 nitindustries.com Management and A member(s) of above	n administration) Rules, 2014] e named company, hereby appo
[Pursuant to section 105(6] Name of the member (s): Registered address: E-mail Id: Folio No/ Client Id: /We	Phone: +91-; Email: Contact@	CIN NO. L171190 tional Trade Centre, 61-2463261, 24632 mohitindustries.com Form No. MGT- 1 tional Act, 2013 and rule 19	GJ1991PLC015074 Majura Gate Ring Ro 62, 2463263 Fax: +91 m Website: www.mol 11 - (PROXY FORM) m(3) of the Companies (N mathematical being mathematical signal mathematical literature and	ad, Surat 395002 261 2463264 nitindustries.com Management and A member(s) of above stures:	n administration) Rules, 2014] e named company, hereby appoor falling himor falling him

as my/our proxy to attend and vote (on a poll) for me/us and on my/our behalf at the 31st Annual General Meeting of the Company to be held at 204,
2nd Floor, Jay Sagar Complex, Behind J.K Tower, Near Sub- Jail, Khatodara, Surat-395002, Gujarat on Monday, the 27th September, 2021 at 10.00 a.m.
and at any adjournment thereof in respect of such resolutions as are indicated below:

No.	Resolutions	Vote (*Optional)		
Ordina	Ordinary Business		Against	
1.	Ordinary Resolution for Adoption of Audited Standalone and Consolidated Financial Statements of the Company for the financial year ended March 31, 2021, together with the Reports of the Board of Directors and the Auditors thereon.			
2.	Ordinary Resolution for re-appointment of Mr. Naresh Sitaram Saboo (DIN NO. 00223350) as a Director of the Company, who retires by rotation.			
Specia	l Business			
3.	Ordinary Resolution for ratification of the remuneration of the Cost Auditor(s) for the financial year ending 31st March, 2022.			

Signed this	day ofSeptember, 2021	
	Signature of Shareholder	Signature of Proxy holder

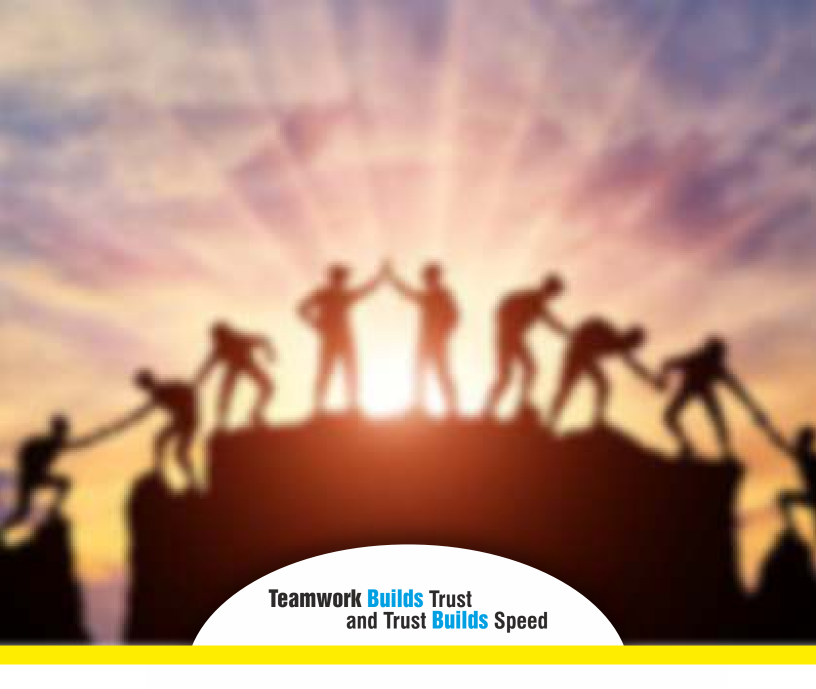
Note:

- This form of proxy in order to be effective should be duly completed and deposited at the Registered Office of the Company, not less than 48 hours before the commencement of the Meeting.
- $2. \quad \text{For the Resolutions, Explanatory Statement and Notes, please refer to the Notice of the 31st AGM.}\\$
- 3. Please complete all details including details of member(s) in above box before submission.
- * It is optional to put an 'X' in the appropriate column against the Resolutions indicated in the Box. If you leave the 'For' or 'against' column blank against any or all Resolutions, your proxy will be entitled to vote in the manner as he/she thinks appropriate.

Affix Revenue Stamp

FINANCIAL SNAPSHOT

	(₹ In lakhs except Ratios/EPS)				
Year Ended March 31	2021	2020	2019	2018	2017
	Α	As per IND - AS		As pe	r GAAP
Turnover		17501.02	19147.00	15791.06	15,333.29
Earning before Depreciation, interest and tax (EBDIT)		997.76	1300.73	1234.33	1,269.32
Finance cost		673.26	856.8	763.35	698.96
Depreciation		311.46	383.35	406.03	418.58
Profit Before tax & Exceptional items		13.05	60.57	64.75	151.78
Exceptional & Prior Period Items		-1.939	0	21.76	17.53
Profit Before tax		11.11	60.57	86.50	169.31
Tax Expense		-12.25	-7.83	51.40	2.34
Profit After tax		23.36	68.40	35.09	166.96
Equity Dividend		0%	0%	0.00%	0.00%
Dividend Payout Ratio		0	0	0.00	0.00
Financial Position					
Equity Share Capital		1415.7575	1415.76	1,415.76	1,415.76
Other Equity		1478.998	1456.47	1,418.31	1,360.59
Net Worth		2894.7555	2872.22	2,834.07	2,776.35
Gross Block		6740.098	6795.01	6727.54	6,260.71
Net Block		2616.11	2921.72	3230.93	3,053.21
Investment		278.63	281.39	312.14	274.51
KEY INDICATORS					
EBDIT/ Gross Turnover		5.70%	6.79%	7.82%	8.28%
Net Profit before Tax		0.06%	0.32%	0.55%	1.10%
Earning per Shares ()		0.16	0.48	0.25	1.18
Long term Debt Equity Ratio		0.25	0.27	0.39	0.51
Current Ratio		1.19	1.11	1.12	1.11





MOHIT INDUSTRIES LIMITED CIN No.: L17119GJ1991PLC015074

A-601/B, International Trade Centre, Majura Gate, Ring Road, Surat - 395002, Gujarat (India).

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